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or through the Property, and (h) the proposed operations on the Property, including construction and installation of the improvements thereon and materials to be generated therewith, do not and will not generate Hazardous Materials in violation of applicable Governmental Requirements The Borrower has conducted or commissioned a complete environmental assessment of the Property to determine the presence of any Hazardous Materials thereat, and, to the best of the Borrower's knowledge, no other inspections, audits, or investigations have been commissioned or conducted with respect thereto by any prior owner, third party or Governmental Authority. The Borrower has received no warning, notice of violation, administrative complaint, judicial complaint or other formal or informal notice with respect to any Hazardous Materials on the Property and is not aware of any current or previous owner thereof receiving any such notices or complaints from any Governmental Authority with respect thereto. All environmental permits and licenses required pursuant to any applicable Governmental Requirements with respect to the Property and the conditions thereon have been obtained and are currently valid, or would not normally be required at this time and may be obtained in the ordinary course of business, including without limitation licenses and permits with respect to storage, treatment, and disposal of all waste products. To the best of the Borrower's knowledge. the construction and operation of the Improvements will not violate any applicable Governmental Requirements for environmental protection, including without limitation the Federal Clean Air Act, the Federal Clean Water Act, the Federal Resource Conservation and Recovery Act, the Comprehensive Environmental Response, Compensation and Liability Act, the National Environmental Policy Act, and any other Federal, state or local statute of like tenor and effect

- 5 17 THE PLANS. The Plans are satisfactory to the Borrower and have been approved, to the extent that approvals are required, by all applicable Governmental Authorities and by all affected beneficianes of any applicable properly recorded and indexed private restrictive covenants, as the case may be, and are in compliance with all applicable Governmental Requirements, including without limitation the Americans with Disabilities Act
- 5 18 <u>CERTAIN LEGAL MATTERS</u> Each Obligor represents that such Obligor has not been convicted of any federal, state or local felony crimes whatsoever, nor has any such Obligor been subject to any civil judgment or any regulatory order or finding involving fraud, securities violations or other matters relating to financial responsibility or business integrity, or been the subject of any bankruptcy, insolvency, receivership, assignment for benefit of creditors or similar proceedings.
- 5 19 ASSET OWNERSHIP Each Obligor has good and marketable title to all of the properties and assets reflected on its financial statements submitted to the Lender in connection with the Loan, and all such properties and assets are free and clear of any deeds of trust, mortgages, hens, security interests, pledges and other encumbrances, except as otherwise reflected in said financial statements

ARTICLE SIX COVENANTS

The Borrower hereby covenants with the Lender for the duration of the Loan as follows

- 61 <u>INSPECTIONS</u> Upon reasonable advance notice, the Borrower shall permit the Lender, the Inspecting Agent, and any other persons designated by the Lender to enter upon and inspect the Property during normal business hours, and all materials to be used in the construction and installation of the Improvements, and to examine the Plans and all related plans and shop drawings which may be maintained at the Property, and to discuss the progress of construction or any of the foregoing with the Contractor and the Borrower The Borrower shall make available for audit, inspection and copying all property, equipment, books, contracts, records, leases, rent rolls and other papers and information related to the Borrower, the construction, installation or operation of the Improvements or the Property. The Borrower agrees to comply with all reasonable requirements and recommendations of the Lender with respect to any matters revealed by any of the foregoing inspections
- 62 <u>COMPLIANCE WITH GOVERNMENTAL REQUIREMENTS</u> The Borrower shall cause the construction, installation and operation of the Improvements to comply with all applicable Governmental Requirements, including without limitation the Americans with Disabilities Act, and with all recorded restrictive covenants and easements affecting the Property
- 63 TAXES AND ASSESSMENTS The Borrower shall promptly pay and discharge (or contest, provided the Borrower shall comply with the applicable provisions of the Mortgage) all taxes, assessments and other charges and levies imposed upon the Property or upon the Borrower or upon any of the income or other property of the Borrower, as well as all claims of any kind which, if unpaid, might become a hen or charge upon or against the Property
- 64 <u>COSTS AND EXPENSES</u> The Borrower shall promptly pay when due all reasonable charges, fees and expenses required to satisfy the terms and conditions of this Agreement, including without limitation all taxes and recording expenses, all reasonable legal fees and expenses of the Lender's and the Borrower's legal counsel, all reasonable fees and expenses of the Inspecting Agent, and all other costs and expenses of any nature incurred pursuant to the terms of this Agreement
- 65 | FURTHER ASSURANCES. The Borrower shall execute and deliver, or cause to be executed and delivered, to the Lender such further documents, instruments, certificates, assurances and other items, and shall do all such additional and further acts and deeds which the Lender shall deem reasonably necessary or desirable to comply with the terms and conditions of, or to effectuate the intent of, this Agreement or to preserve or protect the collateral or security for any of the Obligations

- 66 <u>BOOKS AND RECORDS</u> The Borrower shall keep and maintain full and accurate accounts and records with respect to the construction, installation and operation of the Improvements, in accordance with generally accepted accounting principles consistently applied
- 67 INDEMNITY The Borrower shall indemnify, defend and hold harmless the Lender from and against all third-party hens, claims, demands, actions, causes of action, assessments, losses, damages, liability, costs and expenses, including without limitation, interest, reasonable attorneys' fees and penalties, arising out of, affecting or in connection with the Loan, the Property, the design, construction, installation and/or operation of the Improvements, the quality, condition or value of the Improvements, the execution and performance of this Agreement or any other Loan Documents, any acts or omissions of the Borrower, any breach of this Agreement or any of the Loan Documents, the disbursement of Advances by the Lender, any hen or claim of hen filed for record against the Property or the Borrower, or the sale of Lots. The provisions of this Section 6.7 shall survive the payment and discharge of the Note and shall remain in full force and effect for so long as the possibility of any such liabilities, damages, losses, costs and expenses shall exist. This indemnity shall not apply with respect to conditions or occurrences first arising after title to the Property is transferred by foreclosure or deed in lieu of foreclosure or with the consent of the Lender, provided, however, the foregoing indemnity shall continue to apply to conditions or occurrences in existence before title to the Property is transferred by foreclosure or deed in lieu of foreclosure or with the consent of the Lender which are not discovered until after the transfer of the Property
- 68 FINANCIAL STATEMENTS The Borrower shall furnish to the Lender annual financial statements consisting of statements of income and expenses, profits and losses, and balance sheets related to the Property and all construction and operations thereon, within one hundred twenty (120) days following the end of the Borrower's fiscal or calendar year, together with annual signed financial statements and tax returns as to the Borrower, annual signed financial statements and copies of filed tax returns (including attached schedules) as to the Guarantors, and such other financial information or statements as to the Borrower and the Guarantors which the Lender may request by not less than thirty (30) days prior written notice from time to time, all to be in form and content satisfactory to the Lender
- 69 <u>DEPOSIT ACCOUNT RELATIONSHIP</u> The Borrower shall maintain its primary deposit account relationship with the Lender
- 6 10 NOTICE OF LITIGATION The Borrower shall promptly furnish to the Lender promptly upon receipt thereof, copies of any pleadings in litigation, notices of bankruptcy, notices of default, or notices of any proceedings before any Governmental Authority which involve the Property; the construction, installation or operation of the Improvements; any licenses, permits or approvals pertaining thereto; the Borrower,

and/or any Guarantor, and which in any instance, alone or in the aggregate with other actions or proceedings, if determined adversely to the Borrower or the Guarantor, could have a material adverse effect on the financial condition, affairs, properties or operations of the Borrower or the Guarantors or their ability to perform under the Loan Documents

- 611 ALTERATION OF IMPROVEMENTS OR PROPERTY. The Borrower shall not materially alter or change the Improvements or the Property except in accordance with the Plans, applicable Governmental requirements, and this Agreement, nor shall the Borrower engage in any other businesses or activities at the Property other than that which has been presented to the Lender, without the express prior written consent of the Lender
- MAINTENANCE OF INSURANCE The Borrower shall maintain and furnish to the Lender copies of all insurance policies and renewals thereof required of the Borrower pursuant to this Agreement and the Loan Documents in full force and effect throughout the term of the Loan with a Best's Insurance Reports Policyholder's Rating of A or A+ or better and a financial size category of Class X to XV or better, with such terms and deductibles as shall be acceptable to the Lender Such policies and renewals thereof shall be held by the Lender, shall contain a noncontributory endorsement making losses payable to the Lender only up to the outstanding Obligations, and shall provide that the same shall not be canceled except upon thirty (30) days prior written notice to the Lender At least fifteen (15) days prior to the expiration date of all such policies or renewals thereof, renewals of such policies satisfactory to the Lender shall be delivered to the Lender marked "Premium Paid" or accompanied by other evidence of premium payments satisfactory to the Lender All such policies shall designate the Lender as the mortgagee or Loss Payee
- 613 <u>LICENSES AND PERMITS</u> Throughout the term hereof, the Borrower shall maintain in full force and effect all certificates, licenses, permits, authorizations, consents and approvals from applicable Governmental Authorities relating to the construction, installation and/or operation of the Improvements, and the Borrower shall obtain all certificates, licenses, permits, authorizations, consents and approvals required for the full use, occupancy and operation of the Improvements following construction thereof from all applicable Governmental Authorities and shall deliver copies of the same to the Lender upon request
- 6 14 <u>SIGNS AND PUBLICITY</u>. If requested by the Lender and permitted under applicable Governmental Requirements, the Borrower shall erect on the Property a sign to be provided by the Lender stating that the Lender is providing construction financing for the Improvements, which shall be placed and maintained in a prominent location on the Property satisfactory to the Lender. The Borrower further grants permission to the Lender to otherwise publicize the financing of the Improvements

- 6 15 PERFORMANCE PURSUANT TO LOAN DOCUMENTS The Obligors shall at all times perform in accordance with and comply with all terms, conditions, covenants, requirements, representations and warranties set forth herein, in the Note, the Mortgage and all of the Loan Documents
- 6.16 ENVIRONMENTAL COMPLIANCE Neither the Borrower nor the Borrower's agents, employees or tenants shall generate, manufacture, refine, transport, treat, store, handle, dispose of, release, discharge, produce or process any Hazardous Materials at or upon the Property in violation of any applicable Governmental Requirements The Borrower, and its agents, employees and tenants shall comply with all Governmental Requirements regarding environmental protection, shall keep the Property free and clear of any hens imposed pursuant to any applicable Governmental Requirements respecting environmental protection, and shall conduct and complete all investigations, studies, sampling and testing, and all remedial, removal and other actions necessary to clean up and remove any Hazardous Materials on, from or affecting the Property pursuant to any applicable Governmental Requirements The Borrower shall indemnify, defend and hold harmless the Lender from and against all liens, claims, damages, actions, causes of action, losses, damages, liabilities, costs, and expenses whatsoever, including without limitation, penalties and reasonable attorney's fees, incurred or suffered by or asserted against the Lender, for, with respect to, or as a direct or indirect result of the presence on or under, or the escape, seepage, leakage, spillage, discharge, emission or release upon or from the Property of any Hazardous Materials, regardless of whether the same may be caused by or within the control of the Borrower, whether intentional or unintentional, or due to the violation of any applicable Governmental Requirements regarding environmental protection or of any covenant or representation contained herein with respect thereto by the Borrower The foregoing covenants, provisions and indemnities shall survive any foreclosure or other realization by the Lender on the Mortgage which may result in acquisition by the Lender or conveyance by the Lender of fee title, or any other lesser right, title and interest, in or to the Property This indemnity shall not apply with respect to conditions or occurrences first arising after title to the Property is transferred by foreclosure or deed in lieu of foreclosure or with the consent of the Lender, provided, however, the foregoing indemnity shall continue to apply to conditions or occurrences in existence before title to the Property is transferred by foreclosure or deed in heu of foreclosure or with the consent of the Lender which are not discovered until after the transfer of such Property
- 6 17 SUBORDINATION OF FEES The Borrower shall not enter into any agreement of any nature with any affiliated or unaffiliated persons, funds or entities with respect to the development of the project or the management of the operation of the Property, unless such agreement(s) shall provide that the same shall not survive any foreclosure of the Property or other realization on the Mortgage by the Lender Any agreement with any affiliated persons shall provide that no management, development or similar fees will be paid by the Borrower with respect to the management or development

of the Property unless and until all monthly debt service requirements set forth herein shall have been met and fully paid by the Borrower

6 18 <u>PRESERVATION OF EXISTENCE</u> The Borrower shall preserve and maintain its existence as presently constituted in good standing throughout the term of the Loan

ARTICLE SEVEN DEFAULT AND REMEDIES

- 7 I <u>EVENTS OF DEFAULT</u> The term "Event of Default", whenever used hereinafter, shall mean any one or more of the following events:
 - A Occurrence of an Event of Default set forth or defined in the Note, the Mortgage or any of the Loan Documents which is not cured within any applicable grace period set forth therein, including without limitation failure to timely pay or perform any Obligations set forth therein, with a default thereunder to constitute a default hereunder
 - B Failure by the Borrower to fully, completely and timely perform or observe any Obligations under this Agreement or to observe, satisfy and comply with any of the terms, covenants, conditions, requirements, restrictions and provisions of this Agreement, which failure is not cured within such grace period with respect thereto as is set forth herein or, if no grace period is set forth herein as to any such failure, if such failure is not cured within thirty (30) calendar days following written notice thereof from the Lender, provided, however, that if such default cannot reasonably be cured within the 30-day period, then the Borrower shall have an additional reasonable time to cure (but not to exceed sixty days in the aggregate) provided both that the Borrower has begun and is diligently pursuing efforts to cure within the 30 day period and that the default is reasonably susceptible of being cured
 - C Falsity in any material respect of any representations or warranties contained herein as and when made
 - D Discontinuance at any time during the construction and installation of the Improvements for a period of ten (10) or more consecutive business days, except for discontinuances due to fire, labor disputes, strikes, acts of God, material shortages for specific materials essential to the construction of the Improvements, or other causes beyond the control of the Borrower
 - E Entry of an order or decree by any Court of competent jurisdiction enjoining the construction or installation of the Improvements or enjoining or prohibiting the Borrower or the Lender from performing in accordance with this

Agreement, which proceedings are not discontinued or which order or decree is not vacated or stayed within twenty (20) days after the entry thereof.

- F The construction and installation of the Improvements, in the sole reasonable judgment of the Lender, shall not be capable of being completed in accordance with the Plans upon disbursement of the remaining undisbursed Loan proceeds, and the Borrower shall have failed to deposit in collected funds with the Lender, within ten (10) days following written notification to the Borrower, such sum as the Lender shall have reasonably determined to be necessary to enable the construction and installation of the Improvements to be completed in accordance with the Plans
- 7.2 <u>REMEDIES UPON DEFAULT</u>. Upon occurrence of any Event of Default, the Lender shall have the right to immediately exercise any and all of the following rights and remedies without further notice to the Borrower
 - A Remedies in Loan Documents. In addition to all other rights and remedies set forth herein, the Lender shall have the absolute right to assert and exercise any and all rights and remedies set forth in the Note, the Mortgage and all of the Loan Documents
 - B <u>Termination</u> The Lender may suspend or terminate all obligations of the Lender under this Agreement, including without limitation, the obligation of the Lender to make further Advances, with the further right to apply any retainage or escrows then held by it to the outstanding Obligations
 - C. Performance of Work The Lender through its employees, independent contractors, agents or any receiver appointed for such purposes by any Court of competent jurisdiction, may enter upon the Property, perform or cause to be performed any and all work and labor, and supply and cause to be supplied any and all materials, equipment and improvements necessary to complete the Improvements substantially in accordance with the Plans, to secure and protect the same, to use any undisbursed portion of the Loan in connection with the foregoing, with all such sums so expended (including without limitation reasonable attorneys' fees) to be deemed to have been advanced to or for the benefit of the Borrower hereunder and secured by the Mortgage and the Loan Documents. In pursuance of the foregoing, the Borrower hereby authorizes and grants to the Lender the right to do any of the following.
 - Take possession of the Property, and complete the construction and installation of the Improvements substantially in accordance with the Plans and the Budget,

- Make such additions, changes and corrections in the Plans, which the Lender may deem necessary or desirable in its reasonable discretion to complete the Improvements in substantially the manner contemplated therein,
- Employ such contractors, subcontractors, agents, engineers, architects, attorneys-at-law, inspectors, builders, laborers or other personnel to perform or cause to be performed any action reasonably desired by the Lender in order to complete the Improvements substantially in accordance with the Plans.
- Use any funds of the Borrower on deposit with the Lender, all retainages heretofore retained by the Lender hereunder, and any sums then held in escrow, together with any balance of the Loan which has not previously been advanced hereunder, for any purpose consistent with any of the provisions hereof;
- v Pay, settle or compromise all existing or future bills, expenses or claims of any nature which are or may become liens against the Property or may be necessary or desirable as the Lender in its reasonable discretion deems proper, for the completion of the Improvements or for the protection or clearance of the title to the Property, or the Lender's interest therein,
- vi. Prosecute, defend, settle or compromise any action or proceeding at law or in equity or before any Governmental Authority involving the Loan, the Property, and/or the construction and installation of the Improvements thereon,
- vii Execute in its name or, if necessary, in the name of the Borrower as its attorney-in-fact, all applications, certificates or instruments which may be necessary or desirable for the doing of any action which the Lender takes or causes to be taken hereunder.
- viii Take such action and require such performance under any insurance coverage, bond or other obligation and execute, in its own or the Borrower's name, such applications for additional or renewal bonds, policies or other obligations as the Lender may deem advisable,
- Do any and all acts which the Borrower might do in connection with the Property, the construction and installation of the Improvements, and the Loan

- D Costs and Expenses All reasonable costs and expenses of every nature and kind incurred by the Lender in the exercise of any of the foregoing remedies, including without limitation reasonable attorneys' fees, shall be and constitute a portion of the Obligations, which shall be secured by the Mortgage and all of the Loan Documents.
- E No Waiver. No delay or failure by the Lender to exercise any right or remedy conferred hereunder, and no making of any additional Advances after occurrence of any Event of Default hereunder, shall be deemed a waiver by the Lender of any future right to exercise such right or remedy or of any right to withhold any future Advance or of any other right or remedy provided herein, nor shall any waiver of any Event of Default be deemed to be a waiver of any other Event of Default or of the future occurrence of the same Event of Default
- F Nature of Remedies All of the foregoing rights and remedies are cumulative and concurrent, shall be in addition to any other right, power and remedy set forth herein or in any of the Loan Documents, and now or hereafter existing in law at equity, or otherwise, and may be pursued separately, successively or concurrently against the Borrower and/or the Property at the sole discretion of the Lender

ARTICLE EIGHT MISCELLANEOUS

- ENTIRE AGREEMENT. This Agreement supersedes all prior discussions between the Obligors and the Lender with respect to the Loan and contains the sole and entire understanding between the parties with respect to the Loan except for such other terms and conditions as may be set forth in the Loan Documents. No amendments, conditions, deletions, modifications or changes to or of this Agreement shall be of any force or effect whatsoever unless reduced to writing and executed by the parties hereto
- 82 : <u>SURVIVAL</u> All representations, warranties and covenants made herein shall survive the execution and delivery of this Agreement and the disbursement of the Loan, and shall remain in full force and effect until complete payment and discharge of all Obligations
- 8 3 <u>SEVERABILITY</u> Wherever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law, but unenforceability or invalidity for any reason of any provision of this Agreement shall be limited strictly to such provision and shall not limit or impair the operation, validity or enforceability of any other provision of this Agreement

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- 84 <u>COUNTERPARTS</u> This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same Agreement.
- 8 5 TIME IS OF THE ESSENCE Time is and shall be of the essence of this Agreement and all performance hereunder
- RELATIONSHIP OF PARTIES Neither any provision of this Agreement or any of the Loan Documents nor any acts of the parties to this Agreement or any of the Loan Documents shall be construed to create a partnership or joint venture between the Obligors or the Contractor and the Lender nor to make any party the agent or representative of the other, nor shall any provision hereof nor any acts of the parties hereunder be construed to make the Lender hable to anyone for any labor or services performed or rendered on, or materials supplied or furnished to, the Property or for any debts or claims accruing against the Borrower on account thereof. Nothing in this Agreement shall be construed to create any privity of contract or other relationship between the Lender and anyone performing or rendering labor or services on, or supplying or furnishing materials to, the Property or for the construction or installation of the Improvements thereon. In all respects the relationship of the Borrower and the Lender hereunder shall be solely that of debtor and creditor.
- NO THIRD PARTY BENEFICIARIES All conditions to the obligations of the Lender to make Advances under this Agreement are imposed solely and exclusively for the benefit of the Lender Neither the Borrower, nor the Contractor, nor any other person shall have standing to require satisfaction of any such condition or be entitled to assume that the Lender will make or refuse to make Advances in the absence of strict compliance with any and all provisions hereof, and neither the Borrower, nor the Contractor, nor any other person shall, under any other circumstances, be deemed to be a beneficiary of any such conditions, any or all of which may be freely waived in whole or in part by the Lender at any time if in its sole discretion the Lender deems it advisable to do so. The Liender makes no representations or warranties and assumes no obligations or responsibility whatsoever with respect to the quality of the construction or installation of the Improvements.
- 88 NOTICES All notices, requests, demands and other communications allowed, made or required to be made pursuant to the terms of this Agreement shall be in writing and shall be deemed to be given or made when personally delivered (including personal delivery by Federal Express or other nationally recognized overnight private courier service) or when deposited in the United States mail, registered or certified, postage prepaid, return receipt requested, addressed in any such event to the party to whom such communication is directed at such address as is set forth for such party in the Loan Documents or at such other address as may hereafter be designated in writing by the respective parties hereto

- 8 9 GOVERNING LAW This Agreement and all of the Loan Documents shall be governed and construed under and in accordance with the laws of the State of South Carolina, except to the extent provided otherwise in the Mortgage and the Contract Assignment
- Agreement, agree that any legal actions or proceedings with respect to this Agreement and, at the Lender's sole option, any other Loan Documents shall be subject to the jurisdiction of and shall be brought in any state or federal court of competent jurisdiction sitting in either the State of South Carolina or the State of Florida, to which jurisdictions and venues the Obligors hereby irrevocably consent by execution hereof. The Obligors each irrevocably waive any objection, including without limitation any objection to the laying of venue based on the grounds of forum non conveniens, which they or any of them may now or hereafter have to the bringing of any such action or proceeding in either such jurisdiction. Nothing herein shall affect the right of the Lender to serve process in any manner permitted by law nor shall limit the right of the Lender to bring proceedings upon any other Loan Documents or against another party to any of the Loan Documents in the courts of any other jurisdiction.
- 8 11 <u>HEIRS, SUCCESSORS AND ASSIGNS</u> This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors and assigns, provided that the Borrower shall not assign or otherwise transfer voluntarily, involuntarily or by operation of law any rights, responsibilities, habilities or Obligations hereunder except pursuant to the applicable provisions of the Mortgage and with the express written consent of the Lender as provided thereunder
- 8 12 <u>PARTICIPATION</u>. The Borrower hereby acknowledges that the Lender may now or hereafter sell, assign, transfer or grant participation in, or otherwise dispose of all or portions of the Lender's rights, title and interest in and to the Loan, this Agreement and the Loan Documents, none of which shall be construed to alter or waive any Obligations whatsoever of the Obligors hereunder
- 8.13 <u>CAPTIONS</u>. The headings and captions in this Agreement are included only as a matter of convenience and for reference, and in no way define, limit, extend or describe the scope of this Agreement or the intent of any other provision hereof

WITNESSES:	BORROWER:
Kehnte S. Bosemen	THREE AMIGOS LAND CO, LLC, a South Carolina limited hability company By MEMBER Its. MEMBER
Julia Juga Johnta J. Bosema Koherter S. Bosema Mula grugo Julia S. Bosema	GUARANTORS: CMLCE, III GEORGE M. LEE, III WILLIAM J. DEGENHART PAUL V. DEGENHART
En Sus Dinas Object	LENDER. FIRST SAVERS BANK By The L. Sell SVP

EXHIBIT "A"

LEGAL DESCRIPTION OF PROPERTY

(Lot 22 and Tract C)

Lot 22 and Tract C, as shown on the Plat of River City Marketplace according to the plat thereof as recorded in Plat Book 60, Pages 30 through 42 of the Public Records of Duval County, Florida.

EXHIBIT "B"
Development Costs Analysis

GUARANTY AGREEMENT

GUARANTOR

WILLIAM J. DEGENHART

BORROWER

THREE AMIGOS LAND CO., LLC

THIS GUARANTY AGREEMENT is made and granted by the undersigned WILLIAM J. DEGENHART (the "Guarantor"), whose address is 4720 Waters Avenue, Savannah, GA 31404, in order to induce FIRST SAVERS BANK (the "Lender"), whose address is 501 Roper Mountain Road, Greenville, South Carolina 29615, to extend certain credit to or for the benefit of THREE AMIGOS LAND CO., LLC, a South Carolina limited liability company (the "Borrower"), and is given in consideration of the benefits flowing to the Guarantor therefrom (which the Guarantor hereby acknowledges and agrees constitute fair and adequate consideration for this Guaranty) In consideration of the foregoing, the receipt and sufficiency of which is hereby acknowledged, the Guarantor hereby covenants and agrees as follows

- 1) <u>GUARANTY OF OBLIGATIONS</u> Subject to the Limitations on Guaranty set forth hereinafter, the Guarantor irrevocably, unconditionally and absolutely guarantees to the Lender, its successors and assigns, the punctual payment and performance as and when due of the following-described indebtedness, liabilities, obligations and duties (collectively, the "Obligations")
 - (a) All monies now or hereafter owed to the Lender that are evidenced by that certain Promissory Note from the Borrower to the Lender of even date in the original maximum principal sum of One Milhon Eight Hundred Thousand and No/100 (\$1,800,000 00) Dollars (the "Note"), including without limitation, all principal, interest, late charges, prepayment charges, other charges, attorneys' fees, costs and expenses whatsoever actually incurred, becoming due to the Lender pursuant to the Note and any renewals, extensions, modifications and rearrangements of, and any and all substitutes and replacements for, the Note and any other indebtedness, habilities, duties and obligations whatsoever now or hereafter evidenced by or pursuant to the Note, whether direct, indirect or contingent
 - (b) All performance under and/or compliance with all terms, conditions, covenants, representations, warranties and provisions set forth in the Note and all Loan Documents (as defined in the Note) to be performed by or complied with on the part of the Borrower or any other guarantors thereof or parties thereunder, including without limitation, any renewals, extensions, modifications and rearrangements of, and any and all substitutes and replacements for any of the foregoing
 - (c) All installation and construction through completion of all Improvements (as defined in the Loan Agreement) to be installed and constructed upon the Property (as defined in the Loan Agreement) pursuant to and in compliance with the Construction Documents and all applicable Governmental Requirements (as said terms are defined in the Loan Agreement)

- (d) All costs or expenses incurred, or advances made, by Lender, including without limitation court costs and attorneys fees actually incurred, to preserve the priority, validity or amount of any collateral now or hereafter existing as security for the Note.
- (e) All monies now or hereafter owed to the Lender pursuant to and all performance under and/or compliance with this Guaranty, and the terms, provisions, covenants and warranties contained herein, and any renewals, extensions, modifications and rearrangements of, and any and all substitutes for, this Guaranty including without limitation all costs, expenses and attorneys fees actually incurred by the Lender in the enforcement of this Guaranty and the preservation of the Lender's rights hereunder
- 2) NATURE OF GUARANTY This Guaranty constitutes an irrevocable, unconditional, absolute, present and continuing guaranty of payment and performance and not a guaranty of collection. The Guarantor, without limitation on its obligations hereunder, agrees that it is liable for payment of the Obligations as a primary obligor of the Borrower. The obligations of the Guarantor hereunder shall not be subject to any counterclaim, setoff, deduction or other defense existing or claimed now or hereafter by or on behalf of the Borrower, any other guarantor of the Note or any other person or entity whomsoever, whether such setoff, counterclaim, deduction or defense arises in connection with the Obligations, the transactions creating the Obligations, or otherwise, nor, except as otherwise expressly provided herein, shall this Guaranty be reduced, released, discharged, diminished, impaired, or adversely affected, in whole or in part, by any of the foregoing. The Guarantor may not revoke this Guaranty and this Guaranty shall remain in full force and effect after any attempted revocation by the Guarantor, and shall remain in full force and effect until all of the Obligations shall have been paid, performed and satisfied in fulli
- CONSENTS The Guarantor consents to and agrees that its Obligations hereunder shall not, except as otherwise expressly stated herein, be released, discharged, impaired, diminished, reduced, or otherwise affected by any act, event, happening, occurrence, circumstance, condition, matter or thing whatsoever, including without limitation all such items as are set forth hereinafter (whether occurring before, during or after the occurrence of any event of default under the Note or any Loan Document, and whether or not the Guarantor shall have any knowledge or notice thereof or have given its consent thereto), and further waives any and all rights (including without limitation rights to notice) which the Guarantor might otherwise have arising out of or as a result of, any of the following
 - (a) All renewals, extensions, continuations, modifications, supplements, amendments, exchanges, alterations, rearrangements, waivers, compromise, termination, release or surrender of any or all of the Obligations, any or all of the Loan Documents, and any or all|written agreements pertaining to all or any part of the Obligations, whether in whole or in part,
 - (b) All adjustments, indulgences, postponements, forbearances and compromises granted or given by the Lender to the Borrower or any other person,

- (c) The death, insolvency, bankruptcy, liquidation, disability, reorganization, dissolution of lack of power of any person, including, without limitation, the Borrower and the Guarantor, and any sale, lease or transfer of any or all of the assets of any person including, without limitation, the Borrower and the Guarantor;
- Obligations, or any one or more agreements connected therewith, for the following reasons (1) the Obligations, or any part thereof, may exceed the amount permitted by law, (2) the act of creating the Obligations or any part thereof may be ultra vires, (3) the officers, partners, members, managers, or representatives executing the Note or other documents evidencing or pertaining to the Obligations or any part thereof acted in excess of their authority, (4) the Obligations or any part thereof may violate applicable usury law, (5) the Borrower may have valid defenses, claims or offsets (whether at law, in equity or by agreement) which may render the Obligations or any part thereof wholly or partially unenforceable or uncollectible from the Borrower, (6) the creation, performance or repayment of the Obligations (or the execution, delivery and performance of any one or more agreements connected with the Obligations) may be uncollectible, legally impossible of unenforceable, or (7) any notes or other agreements pertaining to the Obligations or any part thereof may have been forged by the Borrower or the Guarantor
- (e) Any full or partial release of the Borrower or any other persons, from liability for payment or performance of the Obligations or any part thereof,
- (f) The taking or accepting of any other security, collateral or guaranty, or other assurance of payment, for any of the Obligations,
- (g) Any release, surrender, exchange, subordination, disposition, deterioration, waste, loss or impairment (including, without limitation, negligent, willful, unreasonable or unjustifiable impairment, unless due to willful acts or gross negligence of the Lender) of any collateral, property or security, at any time existing in connection with, or securing payment of, any of the Obligations,
- (h) Failure by the Lender or any other person to exercise diligence, commercial reasonableness or reasonable care in the preservation, protection, enforcement, sale or other handling or treatment of all or any part of such collateral, property or security,
- (i) The Lender's failure to obtain or perfect any security interest, lien or other guaranty agreement,
- (j) The determination or adjudication that any payment on any of the Obligations constitutes a preference under bankruptcy laws, or the requirement for any reason that the Lender must refund or relinquish such payment;
 - (k) Any lack of disclosure to the Guarantor of any information,

- (1) Any sale, assignment, transfer, endorsement or granting of any interest, in whole or in part, by the Lender of the Note or any of the Loan Documents.
- (m) Any failure of consideration or failure of the Guarantor to receive or realize any or all of the benefits expected or contemplated by virtue of this Guaranty; and
- (n) Any other action or omission with respect to all or any part of the Obligations, or the security and collateral therefor, whether or not such action or omission prejudices the Guaranter or increases the likelihood that the Guaranter will be required to pay all or any part of the Obligations, it being the unambiguous and unequivocal intention of the Guaranter that the Guaranter be obligated to pay and perform the Obligations if the Obligations are not punctually paid and performed when due, notwithstanding any occurrence, circumstance, event, action, or omission whatsoever, whether or not contemplated, and whether or not specifically described herein

Notwithstanding the foregoing, the Guarantor does not waive or release (expressly or impliedly) any rights of subrogation, reimbursement or contribution which it may have, after payment in full of the Obligations, against others liable on the Obligations, provided, that the Guarantor's rights of subrogation and reimbursement shall be, and at all times remain subordinate to Lender's rights and claims.

- 4) <u>WAIVERS</u> The Guarantor hereby absolutely, unconditionally and irrevocably waives, to the fullest extent permitted by law, the following
 - (a) Any requirement that prior to making demand for payment or seeking to enforce any right or remedy under this Guaranty, the Lender first make demand upon, make claim against or take any action with respect to the Borrower or any other persons, or resort to or seek to exhaust any collateral, or seek to enforce any other right or remedy many of the Loan Documents or resort to any other means available by law or in equity for obtaining payment of the Obligations,
 - (b) Diligence, presentment, demand, protest, notice of acceptance, notice of dishonor, notice of protest and any other notice of any other kind;
 - (c) Any right of subrogation to any right of the Borrower and any other right to reimbursement, indemnity or other recourse against the Borrower or any other person,
 - (d) Any right or benefit (whether directly or through the Borrower or any other persons) under any appraisement, valuation, stay, extension or redemption laws, and
 - (e) Any right to require marshalling of any collateral
- 5) <u>SUBORDINATION OF GUARANTOR CLAIMS</u>. Until the Obligations are paid in full and the Guarantor's liability hereunder has been released and discharged, the Guarantor

covenants and agrees that it shall not claim, seek, sue for, receive or collect, directly or indirectly, from the Borrower or any other person any other material obligations, indebtedness, liabilities or duties owed or claimed to be owed by the Borrower or such other person to the Guarantor (the "Guarantor Claims"), including without limitation all rights and claims of the Guarantor against the Borrower or such person arising by way of subrogation or otherwise, whether direct or indirect, primary or secondary, joint, several or joint and several, fixed or contingent, whether acquired by the Guarantor in a transaction with the Borrower or in a transaction with one or more other persons, whether originally owed to the Guarantor or owed to other persons, whether resulting from the Guarantor's payment of all or any part of the Obligations, and whether arising in connection with or evidenced by notes, advances, bookkeeping entries, guaranty agreements, hens, security interest agreements, or any other method or means, and whether evidenced by liens, security interests, or other encumbrances of any nature, all of which Guarantor Claims shall be inferior and subordinate to all liens, security interests and other encumbrances upon the assets of the Borrower or such other person which shall secure the payment of the obligations, regardless of whether such encumbrances arise in favor of the Guarantor or the Lender and whether presently existing and hereafter arising. The Guarantor covenants and agrees that it shall not exercise and enforce any creditor's rights it may have against the Borrower or such other party, or foreclose or repossess, claim, or otherwise take steps or institute any actions or proceedings (judicial or otherwise, including without limitation, the commencement of or joinder in any liquidation, bankruptcy, rearrangement, debtors relief or other insolvency proceeding) to enforce any liens, security interests or other encumbrances on any of the assets of the Borrower or such other person so long as the Obligations remain outstanding. The Guarantor further covenants and agrees that the Lender may prove its claim for outstanding Obligations in any receivership, bankruptcy, reorganization, rearrangement, debtors relief or other insolvency proceeding in which the Borrower or such other party is a debtor so as to establish its rights hereunder and receive directly from the receiver, trustee or other court custodian, dividends and payments which would otherwise be payable upon Guarantor Claims, and in this connection the Guarantor hereby assigns to the extent of the outstanding Obligations such dividends and payments to the Lender and agrees that, with respect to the remainder of the Guarantor Claims, the Guarantor's rights shall be subordinate to the Lender's rights and claims If the Lender receives, for application upon the Obligations, any such dividends or payments which, as between the Borrower and the Guarantor, constitute payments on the Guarantor Claims, then upon full payment of the Obligations to the Lender, the Guarantor shall be subrogated to the rights of the Lender to the extent that payments to the Lender on the Guaranter Claims have contributed to satisfaction of the Obligations; and such subrogation shall be in respect to that portion of the Obligations which would have been unpaid if the Lender had not received dividends or payments upon the Guarantor Claims

- 6) <u>REPRESENTATIONS AND WARRANTIES</u> The Guarantor hereby represents and warrants to the Lender that:
 - (a) As of the execution hereof, nothing exists to impair the effectiveness of this Guaranty or its immediate and continuing effectiveness,
 - (b) The Guarantor has received, or will receive, direct or indirect benefit and fair consideration in making this Guaranty,

- (c) To the extent desired by the Guarantor, the Guarantor is familiar with the books and records regarding the Borrower's financial condition and the value of all collateral intended as security for payment of any of the Obligations, however, the Guarantor is not relying on such financial condition or collateral in making this Guaranty,
- (d) No person has made any representation, warranty or statement to the Guarantor to induce the Guarantor to make this Guaranty;
- (e) This Guaranty is the legal and binding obligation of the Guarantor, enforceable against the Guarantor in accordance with its terms
- 7) EFFECT OF BANKRUPTCY If, pursuant to any bankruptcy, insolvency or other debtor rehef, laws or rules, or any judgment or order or decision thereunder, any payment received by the Lender shall be adjudicated as a voidable preference or the Lender must otherwise rescind or restore any amount taken, credited or received by the Lender in payment or satisfaction by any of the Obligations, any prior release or discharge by the terms of this Guaranty given by the Lender shall be without effect and this Guaranty shall remain in full force and effect. The Guarantor's Obligations hereunder shall not be discharged except by the Guarantor's performance of those Obligations and then only to the extent of such performance
- 8) <u>DEFAULT</u>. The term "Event of Default", whenever used heremafter, shall mean any one or more of the following events:
 - (a) 'Occurrence of an Event of Default set forth or defined in the Note or in any of the Loan Documents, including a breach of any of the terms or conditions of this Guaranty, which is not cured within any applicable grace period, if any, set forth herein or therein.
 - (b) Subject to the Borrower's ability to produce a replacement guarantor acceptable to the Lender in its sole discretion within the applicable cure period, the entry of any judgment against the Guarantor or the attachment, levy or garmishment against any property of the Guarantor which in the sole judgment of the Lender would materially and adversely affect the Guarantor's ability to perform its Obligations under this Guaranty and which remains unsatisfied for a period of sixty (60) days after the filing or issuance of the same, or the occurrence of any other substantial change in the financial condition of the Guarantor which, in the reasonable judgment of the Lender, is materially adverse, unless in either event a substitute guarantor satisfactory to the Lender is offered to the Lender;
 - (c) Except as permitted in the Loan Documents, any transfer, sale, conveyance, disposition or assignment of the ownership interest or management rights of the current shareholders of the Guarantor, whether voluntary, involuntary, or by operation of law, without the express prior written consent of the Lender, and

- (d) The death of the Guarantor, unless the Borrower shall produce and deliver to the Lender an acceptable substitute guarantor within the applicable cure period
- 9) <u>REMEDIES</u> Upon occurrence of any Event of Default, the Lender may take any or all of the following actions without any requirement of demand for payment or performance on the part of the Borrower or any other persons whomsoever and without requirement of resort to any collateral for any of the Obligations or to any other means of obtaining payment or performance of any of the Obligations, as follows
 - (a) The Lender may declare all of the Obligations, regardless of their terms and including the Guarantor's Obligations hereunder, immediately due and payable and that performance thereof is immediately required,
 - (b) The Lender may accelerate all or any part of the Obligations and require full payment and performance thereof by the Guarantor,
 - (c) The Lender shall have the right of setoff against, a lien upon and a continuing security interest in all instruments, documents, securities, cash or other property, and all proceeds of the foregoing, which may now or hereafter be owned by the Guarantor which may become in possession or control of the Lender or any other party acting on the Lender's behalf, directly or indirectly, regardless of the capacity in which the Lender may receive, hold or control the same,
 - (d) The Lender shall have all of the rights and remedies afforded to it under the Note and the Loan Documents or otherwise existing at law or in equity
- 10) NATURE OF REMEDIES The remedies provided herein, in the Note, and in all other Loan Documents shall be cumulative and none is exclusive and such remedies shall be exercised concurrently or consecutively at the option of the Lender. Any waiver, failure, or delay by the Lender in exercising any remedy provided herein, in the Note or in any Loan Document upon occurrence of any Event of Default, shall not constitute a waiver of such right or remedy or preclude its future exercise or that of any other right of remedy in the event of any subsequent default, whether of the same or different nature. No notice to or demand on the Guarantor by the Lender shall be deemed to be a waiver of the Lender's right to take other or further action and in no event shall any waiver or right, power or remedy of the Lender hereunder be effective unless the same is in writing and signed by the Lender
- 11) <u>SEVERABILITY</u> The invalidity, illegality or unenforceability of any provision of this Guaranty or in the Note or any of the Loan Documents shall not render invalid, illegal or unenforceable any other provision hereof
- 12) SURVIVAL. All covenants, agreement, representations, and warrantees of the Guarantor contained herein and in any document or item delivered pursuant hereto shall survive the execution hereof and continue and remain in full force and effect until the Obligations have been paid, performed and satisfied in full

- 13) <u>ENTIRE AGREEMENT</u> This Guaranty contains the entire agreement and understanding between the Guarantor and the Lender with respect to the subject matter hereof, and supersedes all prior agreements and understandings, whether oral or written
- 14) GOVERNING LAW This Guaranty shall be governed and construed in accordance with the internal laws of the State of South Carolina, without regard to any choice of law or conflict of law provisions which might apply the law of another jurisdiction
- that any action or proceeding which the Lender may initiate with respect to this Guaranty shall, at the Lender's sole option, be brought in and subject to the jurisdiction of any state or federal court of competent jurisdiction of the State of South Carolina or the State of Florida, to which jurisdictions the Guarantor, by its execution hereof, hereby irrevocably consents Notwithstanding the foregoing, however, the Guarantor additionally acknowledges and agrees that the Lender may initiate any action upon or for the enforcement of this Guaranty in conjunction with or as a part of any action which the Lender shall initiate upon or for the enforcement of the Mortgage, Security Agreement, and Fixture Financing Statement from the Borrower to the Lender. The Guarantor irrevocably waives any objection, including without limitation any objection to the laying of venue based on the grounds of forum non conveniens, which it may now or hereafter have to the bringing of any such action or proceeding in either such jurisdiction. Nothing herein shall affect the right of the Lender to serve process in any manner permitted by law nor shall limit the right of the Lender to bring proceedings against another party to any of the Loan Documents in the courts of any other jurisdiction.
- 16) NOTICE All notices made or required hereunder shall be in writing The Effective Date of Notice shall be the date upon which such notice shall have been personally delivered (including personal delivery by Federal Express or other nationally recognized overnight private courier service) or the date of postmark when deposited in the United States Mail, registered or certified, postage prepaid, return receipt requested, addressed in any such event, to the Lender or the Guarantor at the address set forth hereinafter, or at such other addresses as may hereafter be designated in writing
- 17) <u>LIMITATIONS ON GUARANTY</u> Notwithstanding anything contained in this Guaranty or in any other Loan Document to the contrary, the liability of the Guarantor hereunder shall be limited to the principal sum of Four Hundred Fifty Thousand and no/100 (\$450,000 00) Dollars, plus any and all outstanding unpaid interest due to the Lender under the Note, plus any loss, hability or damage to or sustained by the Lender arising at any time during the pendency of this Guaranty from the following
 - (a) any fraudulent or material misrepresentation by the Borrower or the Guarantor in connection with the execution, delivery, contents, or performance of the Loan Documents;
 - (b) the misappropriation by the Borrower or the Guarantor of any insurance or condemnation proceeds attributable to any such collateral,

- (c) the misappropriation by the Borrower or the Guarantor of any rentals assigned to the Lender following written notification by the Lender to the Borrower of the occurrence of an Event of Default under the Loan Documents,
- (d) the intentional violation by the Borrower or the Guarantor of any representations, covenants or agreements contained in the Loan Documents with respect to environmental matters,
- (e) the violation by the Borrower, following the occurrence of an Event of Default, of any indemnification obligations contained in the Loan Documents which arise out of any matters enumerated in subsections (a) through (f) of this paragraph,
- (f) the violation by the Borrower, following the occurrence of an Event of Default, of any prohibitions contained in the Loan Documents against transfer of the Borrower's property identified in the Note, or of any interests in the Borrower; and
- (g) tall court costs and reasonable attorneys' fees incurred by the Lender in connection with any claims asserted by or against the Lender on account of this Guaranty.

Witnesses

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January 2, 2009

Three Amigos Land Co., LLC c/o George Lee Professional Realty Inc 8910 Two Notch Rd. Ste. 302 Columbia, SC 29223

RE \$1 8MM Development Loan Modification

Dear Geatlemen

This Letter represents a modification of your original Commitment Letter dated December 1, 2006

All terms & conditions will remain the same except the following

- 1) Loan Term change from December 10, 2008 Maturity Date to April 2, 2009 Maturity Date
- 2) Interest rate change from LIBOR 1 2 50% to WSJ Prime + 1% with 5 50% Floor

Upon reaching the new maturity date of April 2, 2009, borrower may be subject to additional changes in loan terms in order to further renew a loan agreement with the Bank

This correspondence and all documents related to this loan commitment are privileged information between First Savers Bank and the recipient only Please contact me directly with any questions or concerns

Sincerely,

Jeff McGehce Vice President

Commercial Real Estate Lending

First Savers Bank

4 Division of Plantation Federal Bank

Each of the undersigned hereby accepts the Modification to the Loan Commitment set forth above, subject to the terms and conditions set forth therein, this ______ day of January, 2009.

AS BORROWER(S)/GUARANTOR(S) FOR Three Annigos Land Co , LLC

Mr George M Lee, III, Member

Mr. William 1 December Member

Mr Paul V Degenhart Member

_					
	LOAN NUMBER	LOAN NAME	ACCT NUMBER	NOTE DATE	IMITIAL5
1	101	Three Arragos Land Co LLC	\$800010884	01/02/09	MCL
	NOTE AMOUNT	NDEX (w/Margin)	RATE	MATURITY DATE	loan purpose
	61 800 000 DO	Wali Street Journal Prime plus 1 000%	5 500%	04/03/09	Commercial
1			Creditor Use Only		

PROMISSORY NOTE

(Commercial - Drew)
RENEWAL NOTE

State of Florida's Documentary Stamp is not required on this Note

DATE AND PARTIES. The date of this Flooreasory Note (Note) is January 2, 2009. The parties and their addresses are

LENDER

PLANTATION FEDERAL BANK AS SUCCESSOR TO FIRST SAVERS SANK 935 South Main Street, Suite 300 Greenville SC 29601 Telephone 18841 477 2860

BORROWER

THREE AMIGOS LAND CO LLC
a South Carolina Limited Liability Company
8910 Two Notch Rd Sta 302
Columbia SC 29223

- 1 DEFINITIONS As used in this Note the terms have the following meanings
 - A Pronouns. The pronouns "I" me" and "my" refer to each Sorrower signing this No e-individually and together. "You" and. Your refer to the Lender
 - B. Note: Note refers to this document, and any extensions, renewals, modifications and substitutions of this Note
 - C Loan Loan refers to this transaction generally including obligations and duber arising from the terms of all documents prepared or submitted for this transaction such as applications, security agreements, disclosures or notes, and the Note
 - D. Loan Documents Loan Documents refer to all the documents executed as a part of or in connection with the Loan
 - E Property Property is any property real, personal or intangible, that secures my performance of the obligations of this Loan
 - P Percent Reter and rate change inhitations are expressed as annualized percentages
- 2 RENEWAL. This Note is a renewal of the following described note

Note Date	Note Netober		Note Amount
December 22 2006	# 8800010994	101	\$1 800 000 00

Thave requested that the note listed in the table above be renewed. The remaining belance of the note listed in the table above is \$1.753,019.48.

3 PROMISE TO PAY. For value received i promise to pay you or your order, at your address or at such other location as you may designate amounts advanced from time to time under the terms of this Note up to the maximum total principal balance of \$1.800,000.00 (Principal) plus interest from the date of disbursement on the timped outstanding Principal balance until this Note is paid to full and you have no further obligations to make advances to me under the land.

All advances made will be made subject to all other terms and conditions of the Loan

- 4 INTEREST Interest will accrue on the unpaid Principal belance of this Note at the rate of 5 500 percent (Interest Rate) until January 3, 2009, after which time it may change as described in the Variable Rate subsection
 - A Post Metunity Interest. After maturity or acceleration, interest will accrue to the unpaid Principal billiance of this Note at the Interest Rate in effect from time so time, until paid in full.
 - B. Maximum Interest Amount. Any amount assessed or collected as interest under the terms of this Note will be limited to the maximum lawful amount of interest allowed by state or federal law whichever is greater. Amounts collected in excess of the maximum lawful amount will be applied first to the unpend Principal balance. Any remainder will be refunded to me
 - C. Statutory Authority. The amount assessed or collected on this Note is authorized by the South Carolina usury laws under S.C. Code Ann. \$\$ 37-3 605 37.3 105 and 37 t0-101 at seq.
 - D. Assignal. Interest accrues using an Actual/380 days counting method

1

E. Variable Rate. The Interest Rate may change during the term of this transaction.

(1) index Beginning with the just Change Date, the interest Rate will be based on the following index: the base rate on corporate loans posted by at least 75% of the 30 largest U.S. banks known as the Well Street Journal U.S. Prime Rate

The Current Index is the most recent ender figure available on each Change Date. You do not guaranty by selecting this index, or the margin, that the laterest flate on this Note will be the same rate you charge on any other loans or class of loans you make to me or other borrowers. If this index is no longer evailable, you will autistrate a similar index. You will give me notice of your choice.

12) Change Date Each date on which the interest Rate may change is called a Change Date. The interest Rate may change January 3, 2009 and daily thereafter

Thies Amigos Land Co LLC South Carolina Promissory Note 8C/4Xdbaley00084600006243021123108N

₱1998 Bankers Systems Inc. St. Cloud MN Expens

(3) Calculation Of Change. On each Change Date you will calculate the interest flate, which will be the Current Index plus 1,000 percent. The result of this calculation will be rounded to the reseat 001 percent. Subject to any limitations, this will be the Interest Rate until the next Change Date. The new interest Rate will become effective on each Change Date. The Interest Rate and other charges on this Note will never exceed the highest rate or charge allowed by law for this Note.

14) Limitations. The Interest Rate changes are subject to the following bittire uons

(a) Lifetime. The interest Rate will never be less than 6 500 percent

15) Effect 01 Variable Rate. A change in the Interest Rate will have the following effect on the payments. The amount of scheduled payments and the amount of the final payment will change

- 5. REMEDIAL CHARGES—in addition to interest or other lineance charges 1 agree that I will pay these additional fees based on my method and pattern of payment Additional remedial charges may be described elsewhere in this Note.
 - A Late Charge. If a payment is more than 15 days late. I will be charged 5 000 percent of the Amount of Payment. I will pay this late charge promptly but only once for each late payment.
- 6 GOVERNING AGREEMENT. This Note is further governed by the Commercial Loan Agreement executed between you and me as a part of this Loan, as modified amended or supplemented. The Commercial Loan Agreement states the terms and conditions of this Note, including the terms and conditions under which the motivity of this Note may be accelerated. When I sign this Note, I represent to you that I have reviewed and arm in compliance with the terms contained in the Commercial Loan Agreement.
- 7 PAYMENT 1 agree to pay this Note in installments of accrued interest beginning Fabruary 2, 2008, and then on the 2nd day of each month thereafter in agree to pay the entire unpaid Principal and any accrued but unpaid interest on April 2, 2009.

Payments will be rounded to the nearest \$ 01. With the final payment I also agree to pay any additional fees or charges owing and the amount of any advances you have made to others on my behalf. Payments scheduled to be paid on the 29th 30th or 31st day of a month that contains no such day will instead be made on the last day of such month.

Each payment I make on this Note will be applied first to interest that is due then to principal that is due, and finally to any charges that I was other than principal and interest. If you and I agree to a different application of payments, we will describe our agreement on this Note. You may change how payments are applied in your sole discretion without notice to me. The actual amount of my final payment will depend on my payment record.

- 8 PREPAYMENT I may prepay this Loan in full or in part at any time. Any partial prepayment will not excuse any later scheduled payments until I pay in full
- 9 LOAN PURPOSE This is a business purpose loan transaction
- 10 SECURITY. The Loan is secured by previously executed, separate security distruments described as follows:

Description

Deta

Mor gage: Security Agreement and Fixture Financing Statement: UCC 1: Assignment of Contracts Contract Rights Leases Ren's and Profits December 22 2006

- 11 DUE ON SALE OR ENCIDMENTANCE. You may at your option, declare the entire balance of this Note to be immediately due and payable upon the creation of or contract for the creation of any lien, encumbrance transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law [12 C F R 591] as applicable.
- 12 WAIVERS AND CONSENT. To the extent not prohibited by law it waivs protest, presentment for payment, demand, notice of acceleration, notice of miant to accelerate and nouse of dishonar
 - A Additional Welvers By Borrower. In addition I and any party to this Note and Loan to the extent permitted by law consent to certain actions you may take, and generally waive defenses that may be evaliable based on these actions or based on the status of a party to this Note.
 - (1) You may renaw or extend payments on this Note, regardless of the number of such renewels or extensions
 - 12) You may release any Borrolwer endorser guaranter surery accommodation maker or any other co-signer
 - (3) You may release substitute or impair any Property securing this Note
 - (4) You or any institution participating in this Note may shoke your right of set off
 - 15) You may enter into any sales, repurchases or participations of this Note to any person in any amounts and I waive notice of such sales, repurchases or participations.
 - (6) I agree that any of us signing this Note is a Borrower is authorized to modify the terms of this Note or any instrument securing guerantying or relating to this Note or any instrument securing guerantying or
 - (7) (agree that you may inform any party who guarantees this Loan of any Loan accommodations renewals, extensions, modifications substitutions or future advances.
 - B No Weiver By Lender: Your course of dealing or your forbeatance from or delay in, the exercise of any of your rights remadies privileges or right to insist upon my strict performance of any provisions contained in this Note, or any other Loan Document, shall not be constitued as a waiver by you unless any such waiver sin writing and its signed by you
- 13 COMMISSIONS is understand and agree that you for your affiliate) will earn commissions or fees on any ensurance products, and may earn such fees on other services that I buy through you or your affiliate.
- 14. APPLICABLE LAW. This Note is governed by the laws of South Carolina, the United States of America, and to the extent required by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law.
- 36 JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS My obligation to pay the Loan is independent of the obligation of any other person who has also agreed to pay it. You may see me alone or anyone else who is obligated in the Loan or any number of us together to collect the Loan. Extending the Loan or new obligations under the Loan will not affect my duty under the Loan and I will sull be obligated to pay the Loan. This Note shall inure to the benefit of and be enforceable by you and your syccessors and assigns and shall be binding upon and enforceable against me and my personal representatives, successors heirs and assigns.
- 16 AMENDMENT INTEGRATION AND SEVERABILITY. This Note may not be amended or modified by oral agreement. No amendment or modification of this Note is effective unless made in writing and executed by you and me. This Note and the other Loan Documents are the complete and final expression of the agreement. It any provision of this Note is unenforceable, then the unanforceable provision will be severed and the remaining provisions will still be enforceable.

No present of Justice agreement securing any other debt tilewal you will secure the payment of this Loan if, as a result, this Loan would become subject to Section 670 of the John Warner National Defense Authorization Act for Fiscal Year 2007

- 17 INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Note.
- 18 NOTICE FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law any notice will be given by delivering it or making it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section or to any other address designated in wirting. Notice to one Borrower will be designed to be notice to all Borrowers. I will inform you in writing of any change in my name, address or other application information. I agree to sign deliver, and file any additional documents or certifications that you may consider necessary to perfect. Continue, and preserve my obligations under this Lean and to confirm your ten status on any Property. Time is of the essence.
- 19 CREDIT INFORMATION I lagree to supply you with whatever information you reasonably request. You will make requests for this information without undue frequency, and will give me reasonable time in which to supply the information.
- 20 ERRORS AND CMISSIONS. I agree of requested by you to fully cooperate in the correction of necessary in the reasonable discretion of you of any end all loan closing documents so that all documents accurately describe the loan between you and me. I agree to assume all costs including by way of illustration and not limitation, actual expenses. logal fees and marketing losses for failing to reasonably comply with your requests within thirty (30) days.
- 21 AGREEMENT TO ARBITRATE. You or I may submit to binding arbitration any dispute, claim or other matter in question between or among you and me that arises out of or relates to this Transaction (Dispute), except as otherwise indicated in this section or as you and I agree to in writing. For purposes of this section this Transaction includes this Note and the other Lossi Documents, and proposed lossis or extensions of credit that relate to this Note. You or I will not arbitrate any Dispute within any "core proceedings" under the United States bankruptcy laws.

You and I must consent to arbitrate any Dispute concerning a debt secured by real estate at the time of the proposed arbitration. You may foreclose or exercise any powers of sale against real property securing a debt underlying any Dispute before, during or after any arbitration. You may also enforce a debt secured by this real property and underlying the Dispute before, during or after any arbitration.

You or I may whether or not any arbitration has begun, pursue any self-help or similar remedies including taking property or exercising other rights under the law seek strachment garinshment receivership or other provisional remedies from a court having jurisdiction to preserve the rights of or to prevent irreparable injury to you or ma, or foreclose against enty property by any method or take legal action to recover any property. Foreclosing or exercising a power of sale, beginning and continuing a judicial action or pursuing self help remedies will not constitute a warver of the right to competiaristics.

The arbitrator will determine whether a Dispute is arbitrator. A single arbitrator will resolve any Dispute, whether individual or joint in nature, or whether based on contract, tort, or any other matter at law or in equity. The extractor may consolidate any Dispute with any related disputes, claims or other matters in question not arrived out of this Transaction. Any court having jurisdiction may enter a judgment or decrea on the arbitrator's award. The judgment or decrea will be enlored as any other judgment or decrea.

You and I acknowledge that the agreements, transactions or the relationships which result from the agreements or transactions between and among you and me involve interstate commerce. The United States Arbitration Act will govern the interpretation and enforcement of this section.

The American Arbitration Association's Commercial Arbitration Rules in effect on the date of this Note, will govern the selection of the entitletor and the arbitration process, unless otherwise agreed to at this Note of another writing

- 22 WAIVER OF TRIAL FOR ARBITRATION. You and I understand that the parties have the right or opportunity to fitigate any Dispute through a trial by judge or jusy, but that the parties prefer to resolve Disputes through arbitration state-ad of higgston. If any Dispute is substated, you and I volunteesly and knowingly waive the right to have a trial by jury or judge bluring the arbitration.
- 23 SIGNATURES. By signing under seal illegrae to the lerms contained in this Note. I also acknowledge (ace pt of a copy of this Note

BORROWER

Three Amigos Land Co LLC

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By /// Seall

By Mell Reghat (Soul

LDAN NUMBER	LOAN NAME	ACCT NUMBER	AGREEMENT DATE	INITIALS
101	Throe Amigos Land Co LLC	6800010884	01/02/09	1 ™ r
NOTE AMOUNT	(NDEX (w/Morgin)	RATE	MATURITY DATE	LOAN PURPOSE
\$1.800,000.00	Wall Street Journal Prime plus 1 800%	5 500°s	C4/02/09	Commercial
	2	Creditor Use Only		

COMMERCIAL LOAN AGREEMENT

Braw Loan

DATE AND PARTIES. The date of this Commercial Loan Agreement (Agreement) is January 2, 2009. The porties and their addresses are as follows

LENDER

PLANTATION FEDERAL BANK AS SUCCESSOR TO FIRST SAVERS BANK 935 South Main Street Suite 300 6 convide SC 29601

BORROWER

THREE AMIGOS LAND CO LLC
a South Carolina Limited Liability Company
89:0 Two Notch Rd Ste 302
Columbia SC 29223

- 7 DEFINITIONS For the purposes of this Agreement, the following terms have the following meanings
 - A Accounting Terms in the Agreement any accounting terms that are not specifically defined will have their customery meanings under generally accepted accounting a metalics
 - B treaders include those defined as insiders by the United States Bankruptcy Code as amanded, or to the extent left undefined include without furnitation any officer employee stockholder or member director palities, or any immediate family member of any of the foregoing, or any person or entity which directly or induscity controls, is controlled by an is under common control with me
 - C Loan. The Loan refers to this transaction generally, including abligations and delives arising from the terms of all documents prepared or submitted for this transaction.
 - D. Loan Documents. Loan Documents refer to all the documents executed as a part of or in dennection with the Loan
 - E Pronounce. The pronounce it "me" and "my refer to every Boslower against this Agreement, individually or together. You and "your" refer to every Boslower against Agreement, individually or together. You and "your" refer to every Boslower against Agreement, individually or together. You and "your" refer to every Boslower against Agreement, individually or together.
 - F Property Property is any property, real paraonal or intangible, that securer my performance of the obligations of this Loan
- 2 ADVANCES Advances under this Agreement are made according to the following terms and conditions
 - A Multiple Advances for accordance with the forms of this Agreement and other Loan Documents, you will provide me with a draw note and the maximum total principal balance will not exceed \$1 800 000 QQ (Principal)
 - B Requests for Advances My requests are a warranty that I am to compliance with all the Loan Documents. When requests for an advance must specify the requested amount and the date and be accompanied with any agreements, documents and instruments that you request for the Loan. Any payment by you of any clearly share draft or other charge may at your option, constitute an advance on the Loan to me. All advances will be made in United States dollars. I will indemnify you and hold you harmless when the person any request for advances that you reasonably fellows to be penuise. To the extent payment by law, I will indemnify you and hold you harmless when the person making any request represents that I authorized this person to request an advance over when this person is unauthorized of this person is signature is not genuine.
 - Lor anyong Lauthorize to act on my behalf may request advances by the following multipols
 - (1) i mai e a request in parson
 - (2) I make a request by phone
 - C. Advance Limitations. In addition to any other Linky conditions, requests for, and access to advances are subject to the following limitations
 - (1) Discretionary Advances You will make all Loan advances at your sole discretion
 - (2) Advance Amount Subject to the terms and conditions contained in this Agreement advances will be made in exactly the amount I request
 - (3) Disbutsement of Advances. On my fulfillment of this Agreement's terms and conditions you will disbutse the advance in any manner as you and it agree
 - (4) Credit Limit. I understand that you will not ordinatily grant i request for an advance that would cause the unpaid principal of my Loan to be greater than the Principal limit. You may, at your option grant such a request without obligating you salves to do so it the future. I will pay any over advances in addition to my regularly scheduled payments. I will repay any over advance by repaying you in full within 10 days after the overdistractors.
 - (5) Records Your records will be conclusive evidence as to the amount of advances, the Loan a unpaid principal balances and the accrued interest
 - D. Conditions: I will satisfy all of the following conditions before you either issue any promiserry notes or make any advances under this Agreement
 - (1) No Detault. There has no leven a default under this Agroament or any other Loan Documents nor would a default result from making the Loan or any other Loan Documents nor would a default result from making the Loan or any other Loan Documents.
 - 12) Information. You have received all decuments information certifications and warrantees as you may require, all properly executed of appropriate, on forms acceptable, to you. This includes but is not limited to the documents and other items listed in the Loan Checklist Report which is hereby incorporated by Information into this Agreement.
 - 13) inspections. You have made all inspections that you consider necessary and the satisfied with this inspection

me RID UP

- (4) Conditions and Coverages. It will have performed and complied with all conditions required for an advance and all coverages in this Agreement and any other Loan Documents.
- (5) Worrantice and Representations. The warranties and representations contribud in this Agreement are true and correct at the time of making the requested advance.
- (6) Financial Statements. My most redeat financial statements and other financial reports, delivered to you are current, complete, true and accurate in all maturial respects and fairly represent my financial condition.
- 47) Bankruptey Proceedings. No proceeding under the United States Bankrupter, Code has been commonced by or against me or any of my affiliates.
- 3 MATURITY DATE Tagree to fully repay the Loan by April 2, 2009
- 4 EXTENSION. The Loan tray be extended for periods subject to the following conditions.
 - A In Compliance No default exists under this Agreement or the other Loan Documents
 - 8 Interest Rate Adjusted You and Lagree in Wisting on the extension period s interest rate
- 5 WARRANTIES AND REPRESENTATIONS. I make to you the following warranties and representations which will continue as long as this Louin is in effect except when this Agreement provides otherwise.
 - A Power I am duly organized and validity existing and in good standing in all jurisdictions in which I operate. I have the power and authority to enter into this transaction and to carry on my business or activity as it is new being conducted and, as opplicable, aim qualified to do so in each jurisdiction in which I operate.
 - B. Authority. The execution delivery and performance of this Loan and the obligation evidenced by the Note are within my powers have been duly authorized have received all necessary governmental approval, will not violate any agreement to which I am a party of to which I am or any of my property is subject.
 - C. Name and Place of Business. Other then previously disclosed in writing to you! have not changed my name or principal place of business within the last 10 years and have not used any other trade or fictitious name. Without your prior written consent, I do not and will not use any other name and will preserve my existing name, which names and franchises
 - D. Hazardous Substances Except 1... I previously disclosed in writing and you acknowledge in writing, no Mazardous Substance underground tanks, private dumps or open wells are currently lucated by on in under or about the Property.
 - Elliss of Property. After diligent inquiry I do not know ur have leason to know that any Hazardous Substance has been discharged lipschool of disposed of in violation of any Environmental Law from the property onto over or into the property.
 - F Environmental Laws I have no knowledge or reason to believe that there is any pending of threatened investigation claim judgment of order violation lies, or other notice under any Environmental Law that concerns me or the property. The property and any activities on the property are in full compliance with all Environmental Law.
 - G Loan Purpose. This is a busmous purpose toon transaction
 - H. No Other Lieux. I own or lease all property that I need to conduct my business and activities. I have good and must stable title to all property that I own or lease. All of my Property is fine and clear of all lieus, security interests, encumbrances and other adverse claims and interests, except those to you or those you consent to in writing.
 - 1 Compliance With Laws 1 am not violating any lower regulations rules outers judgments or decrees applicable to my property except for those which I am challenging in good faith through proper proceedings after providing adequate reserves to fully pay the claim and its challenge should I lose.
 - J. Lugal Dispute. There are no pending or throatened lawsuits arbitrations or either proceedings against me or my property that singly or together maximaterially and adversally affect my property, operations, financial condition, or business.
 - K. Adverse Agreements. I pm not a party to not am I bound by, any agreement that is now or is likely to become materially adverse to my bullmass. Property of operations:
 - Li Other Claims. The alice no outstanding claims or rights that would conflict with the execution delivery or performance by the of the terms and conditions or this Agreement or the other Loan Documents. No outstanding claims or rights exist that may estit in a lign on the Property, the Property's proceeds and the proceeds of proceeds except lens that were disclused to and egreed to by you in writing
 - M. Solvency I am able to pay my debty as they matter my assets exceed my liabilities and I have sufficient capital for my current and planned business and other activities. I will not become insolvent by the execution or performance of this Cosm.
- 6 HMANGIAL STATEMENTS I will proper, and maintain my financial records using consistently applied generally accopted accounting pretoples than in effect. I will provide you with financial information it is form that you accopt and under the following term:
 - A. Corplication—) represent and warrant that any financial statements that I provide you fairly (operations my timencial condition for the stated periods is current, complete, true and accurate in all material (espects) includes all of my direct or contingent liabilities and thors has been no material adverse change in a financial condition operations of business since the date the linearial information was prepared.
 - 8 Frequency Annually, will provide to you my figureal statements, tax returns annual internal audit reports or those prepared by independent accountants as soon as available or at least within days after the close of each of my fiscal years. Any annual financial statements that I provide you will be prepared statements.
 - C. Reat Roll and Vacancy Analysis Report. I will provide you with an annual report concerning my refital real astate property. Itsimg for each month my current tenants: the square footage each tenant rented, the rent each paid and each tesses s expiration date as well as the square footage that remained months.
 - DISEC Reports if will provide you with true and correct copies of all reports indices or statements that i provide to the Securities and Exchange Commission any securities exchange or my stockholders, owners, or the holders of any material indebtedness as soon as available or at least within ideas after issuance.
 - E Requested information | will provide you with any other information about my operations, financial attacks and condition within, days after your request
 - F. Additional Farances Statements Tords. Financial Information. Until the loan is repaid in fulf. Buttower and each Guarantor will be obligated on a continuing best, to provide Bank with such financial information concurring the Borrower and each Guarantor as the Bank may, equest from time to time

Within 120 days tollowing the Borrowers issual year and Borrower will deliver to Bank its Annual Tax Returns prepared according to generally accepted accounting principles

Each Guarantor will provide a verticed personal knancial statement and Annual Tax Returns to Bank ennually

Borrower and each Guaranter will immediately inform Bank of any material change in the condition. Imagetal of otherwise of the Borrower or either Guaranter and of any netual or threatened imageton which might substantially affect the condition. Imageton or otherwise of Borrower or either Guaranter.

Three Amiges Land Co LLC South Carolina Commercial Loan Agreement SC/4Xdbailey00084600006243021012305/Y

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In addition to submitting (intercal statements to Bank, an authorized officer of Berrows) will certify continuing compliance with all represents ions, warranties and contents continued notein and will also certify that there is no violation or defoult with any other agreement or contract.

- 7 COVENANTS. Until the Loan and all related debts. heatinger and obligations are paid and discharged. I will comply with the following terms, unless you wave compliance in writing
 - A Participation I consent to you perhapsting or syndicating the Loan and shering any information that you decide is necessary about me and the Loan with the other participants of syndicators
 - B. Inspection Following your written request 1 will immediately pay for all one time and recurring out of porket costs that are related to the inspection of my precises of Property that secures the Loan Upon reasonable notice 1 will permit you or your agents to enter any of my premises and any location where my Property is located during regular business hours to do the following
 - (1) You may inapped, such check review and obtain copies from my books records journals orders receipts and any correspondence and other business related data.
 - (2) You may discuss my affairs, finances and business, with any one who provides you with avidence that they are a creditor of mine, the sufficiency of which will be subject to your sole discretion.
 - (3) You may inspect my Property, audit for the use and disposition of the Property's proceeds and proceeds of proceeds, or do whatever you decide is necessary to preserve and protect the Property and your interest in the Property.

After prior notice to the you may discuss my financial condition and business operations with my independent accountants, if any lot my chief financial officer and I may be present during those discussions. As long as the Loan is outstanding. I will direct all of my accountants and auditors to permit you to examina my records in their possession and to make copies or these records. You will use you bast efforts to maintain the contidentality of the information you or your agents obtain except you may provide your regulator if any with required information about my financial condition, operation and business or that of my patient subsideries or affiliates.

- C. Business Requerements—I will preserve and maintain my present existence and good standing in the jurisdiction where I am organized and all of my rights privileges and franchises. I will do all that is needed or required to continue my business or activities as presently conducted, by obtaining licenses, permission do not everywhere I engage in business or activities or own tease or locate my property. I will obtain your prior written consent before I cease my business or before I engage in any new line of business that is materially different from my present business.
- O Compliance with Laws 1 will not violate any laws regulations rules orders judgments or decreas applicable to me or my Property except for those which inchilenge in good faith through proper proceedings after providing adequate inserties to fully pay the claim and its appeal should I loue. Laws include without immutation the Federal Fair Labor Standards Act requirements for producing goods, the federal Employee Remement income Security Act of 1974 a requirements for the establishment funding and management of qualified deferred compensation plans for employees health and safety laws, environmental laws, tax laws, bearing and permit laws, On your request, a will provide you with written evidence that I have fully and timely paid my taxes assessments and other governmental charges levied of imposed on me, my income or profits and my property. Taxes include without limitation safes taxes use taxes personal property taxes documentary stamp laxes recordation taxes transfers taxes income taxes, withouting taxes, FICA taxes and unemployment taxes. I will adequately provide for the payment of those taxes assessments and other charges that have accorded but are not yet due and physical.
- El New Dispersions i will obtain your written consent before organizing, marging into or consolidating with an entity acquiring all or substantially all the assets of another materially changing the legal structure, management ownership or financial condition, of affecting or entering into a domestication conversion of interest exchange.
- F Dealings with insiders—) will not purchase, acquire or lease any property or services from, or sell, provide or lease any property or services to or parms any outstanding loans or cradit extrassions to, for otherwise dual with early insiders accept as required under contracts existing at the time I applied for the Loan and approved by you or as this Agreement otherwise permits—I will not change or breach these contracts existing at Loan application so as to cause an acceptantion of or an autrease in any payments due.
- G. Other Debts 1 will pay when due any and all other dobts owned or guzranteed by me and will faithfully perform or comply with all the conditions and obligations imposed on me concerning the debt or guzranty.
- H. Other Liabilities. I will not incur, assume or permit any dabt ovidenced by notes, bonds or smilar obligations, except. I debt in existence on the date of this Agricoment, and fully disclosed to you, gebt subordinated in payment to you or conditions and terms acceptable to you, accounts payable incurred in the ordinary course of my business and paid junder currency, trade terms or contested in good faith with reserves satisfactory to you.
- I Natice to You. I will promptly notify you of any material change in my limancial condition, of the occurrence of a default under the terms of this Agreement or any other Loan Document, or a default by me under any agreement between his and any third party which materially and adversely affects my property operations, financial condition or business.
- If Certification of No Default. On your request, my chief financial officer or my independent accountant will provide you with a western certification that to the best of their knowledge no event of default exists under the terms of this Agreement or the other Loan Documents and that there exists no other action, condition or event which with the graphs of notice or lapse of time or both would consiste a default. As requested my third financial officer or my independent accountant will do provide you with computations demonstrating compliance with any financial covenants and ratios contained in this Agreement. If an action condition or event of default does exist, the certificate must accurately and fully disclose the extent and nature of this action condition or event and state what must be done to correct it.
- K. Use of Loan Proceeds—will not permit the loan proceeds to be used to purchase catry reduce, or retire any loan enginally incurred to purchase or carry any margin stock or otherwise cause the Loan to violate Federal Reserve Board Regulations U or X or Section 8 of the Securities and Exchange Act of 1934 and its regulations as amended
- 1. Dispose of No Assets. Without your prior written consont or as the Loan Documents pagent, it will not sell lease, assign, transfer, dispose of ot otherwise di tributu all or substantially all of my assets to any person other than in the archaer course of burness, for the assets, depreciated book value or more
- M No Other Liens I will not create permit or suffer any ben or encumbrance upon any of my properties for or by anyone luther than you except for nonconsensual tiens imposed by law anxing out of the ordinary course of business on obligations that are not overdud or which i are contesting in good faith after making appropriate resources valid purchase money security interests on personal property, or any other liens specifically agreed to by you in writing
- N Guargnetics. I will not guaranty or become hable in any way as surery ensionset (other than as endorser of negotiable instruments in the ordinary course of business) or accommodition endorser or otherwise for the debt or obligations of any other person or entity, except to you or as you otherwise specifically acree in writing.
- O No Default under Other Agreements I will not allow to occur or to continue unremedied any act event or condition which constitutes a default or which with the passage of time or giving of notice or poth would constitute a default under any agreement, document instrument or undertaking to which I am a party or by schich I may be bound
- P Legal Dispetes: I will promptly notify you in writing of any threatened or panding lawsuit, arbitration or other proceeding against me or any of my property not identified in my financial statements, or that singly or together with other proceedings may materially and adversely affect my property operations terancial condition or business. I will use my best efforts to bring about a favorable and speedy result of any of these lawsuits, subtrations or other proceedings.
- () Other Notices I will emmediately phovide you with any information that may materially and adversely affaut my ability to perford this Agreement and of its interpreted effect.

Three Amigos Land Co LLC South Carolina Commercial Loan Agreement SC/4Adbailey00084600005243021012309Y

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- R No Change in Capital 1 will not telease indeam retire purchase at otherwise acquire directly of indirectly, any of my capital stock or other equity security or partnership interest or make any change in my capital structure, except to the extent required by any agreements signed prior to this Agreement and disclosed to you or with your prior written consent.
- 5. Loan Obligations. It will make full and tangly payment of all principal and interast obligations, and comply with the other terms and agreements continued in this Agreement and in the other Loan Occuments.
- Tinamence I will obtain and maintain insurance with inauters in amounts and coverages that are acceptede to you and quantity with industry practice. This may include without limitation disturance policies for public liability, little hazard and extended hat workers compensation, and at your request, business interruption and/or rent loss insurance. At your request, I will deliver to you cartified copies of all of these insurance policies binders or cartificates. I will obtain and maintain a mortgaged or fonds: loss payed encorrament for you when those encorraments are available. I will immediately notify you of cancellation or termination of insurance. I will require all insurance policies to provide you with at least 10 days prior written notice to you of cancellation or modification. I consent to you using at disclosing information relative to any contract of insurance required by the Loan for the purpose of replacing that part of this Loan.
- U. Property Maintenance i will keep all tangule and intengule property that I consider necessary or useful in my business in good working condition by making all needed repairs, replacements and improvements and by making all rental Teasa or other payments due on this property.
- V. Property Loss I will immediately notify you, and the insurance company when appropriate of any material casuality. loss or depreciation to the Property of to my other property that effects my business.
- Wilheserves. You may set aside and reserve Lean proceeds for Lean interest, label and expenses, taxes, and insurance. If grant you a security interest in the reserves.

No interest will accrue on any icserve Loas proceeds. Disbursement of reserves is disbursement of the Loas a proceeds. At my request, you will disburse the reserves for the purpose they were set aside for as long as I am not in default under this Agreement. You may directly pay these reserved items, reimburse the payments I made, or reduce the reserves and increase the Loan proceeds available for disbursement.

- X Deposit Accounts I will maintain substantially all of my demand deposit/operating accounts with you
- Y Additional Taxes. I will pay all filing and recording costs and fees, including any recordation, documentary or transfer taxes or stamps, that are required to be poid with respect to this Louit and any Louit Documents.

8 INSURANCE

A Flood insurance. Flood insurance is not required at this time. It may be required in the future should the property be included in an updated flood plain map. If required in the future. I may obtain flood insurance from anyone? went that is reasonably acceptable to you.

- 9 DEFAULT I will be in default if any of the following occur
 - A Payments I fail to make a payment in full when due
 - B insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a received by or on behalf of application of any debter rebeflaw, the assignment for the benefit of creditors by or on behalf of, the voluntary or enclaration of existence by, at the commencement of any proceeding under any process or future federal or state insolvency, bankrup by, realignment or composition or debter after the Agreement or any co-signer and or guarantee of the Agreement or any other obligations I have with you.
 - C Business Termination. I marge, dissolve, fearguese and my business or existence, or a partner of majority owner does or is declared it gally incompetent
 - D. Failure to Parform. I fail to perform any continen or to keep any promise or covenant of this Agreement
 - E Other Documents A delayit occur, upder the terms of any other Loan Document
 - F. Other Agreements. I am in deloute on any other debt or agreement I have with you
 - Q. Misrepresentation I make any verbal or written statement or provide any financial information that is untrue, inoccurate or concess a material fact of the time it is made of provided.
 - an ranege trampbut yes leader to years or held trampbut H
 - 1 Fortation. The Property is used in a manner or for a purpose that threatens confiscation by a logic authority
 - J. Name Change. I change my name or assume an additional name without notifying you before making such a change
 - K. Property Transfer. I transfer of or a substantial part of my money or property
 - E Property Value. You determine in good faith that the value of the Property has declined or is enpayed
 - M. Material Change: Without first notifying you, there is a material change in my business. Including ownership, management, and financial conditions
 - No insecurity. You determine in good faith that a material adverse change has occurred in my tenancial condition from the conditions set forth in my must recent insured statement before the date of this Agreement or that the prospect for payment or performance of the Lean is impaired for any reason.
- 10 REMEDIES. After I default, you may stryour option do any one or more of the following
 - A Acceleration. You may real stall or any part of the amount owing by the terms of the Loan immediately due. If I am a debtor in a bankruptcy petition or in application filled under section 5(a)(3) of the Securities Investor Protection Act, the Loan is automatically accelerated and immediately due and payable visibout notice or domaind upon filling of the petition or application.
 - 8 Sources You may use any and all remedies you have under state or federal law or in any Lean Document
 - C Insurance Benefits. You may make a claim for any and all insurance benefits or refunds that may be available on my default.
 - D. Payments Made On My Behalf. Amounts accommed on my behalf will be immediately due and may be added to the belance owing under the torns of the Loan, and accommission to the highest post maturity interest by
 - E Termination. You may terminate my right to obtain advances and may refuse to make any further extensions of credit
 - 5 Set-Off You may use the right of sot off. This means you may set off any amount due and payable under the terms of the Loan agents any right I have to receive money from you.

My right to receive money from you included any deposit of share eccount belance I have with you, any money awed to me on an item presented to you or in your presented for collection or exchange, and any reputchase agreement or other from deposit obligation. "Any amount due and payable under the terms of the Loan" means the total amount to which you are entitled to domaind payment under the terms of the Loan at the time you set off

Subject to any other written contract, if my right to receive money from you is also owned by someone who has not agreed to pay the Loan, your right of set off will apply to my interest in the obligation and to any other emounts I could withdraw on my sole request or endorsement.

Your right of set off does not apply to an account or other obligation where my rights alise only in a representative copacity. It also does not apply to any individual Registrement Account or other tax deferred retrament account.

You will not be liable for the dishonor of any check when the dishonor occurs because you sat off against any of my accounts. Lagger to hold you from any such claims arising as a result of your exercise of your right of set off.

Ti rea Amigos Land Co LLC South Cercina Commercial Lean Agreement 5C/4r dballsy0008460C006243071012309Y

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- G. Warver: Except as otherwise required by law by choosing any one of more of these terredges you do not give up your right to use any other remedy. If our do not warve a default if you choose not to just a remedy. By electing not to use any remedy you do not warve your right to later consider the event a default and to use any remedies if the default continues of occurs 5000.
- 11 COLLECTION EXPENSES AND ATTORNEYS' FEES. On or after Datault to the astant permitted by saw illegree to pay all expenses of traffection enforcement or protection of your rights and remarks under this Agreement or any other Loan Document. Expenses include but are not limited to attorneys fees court costs and other legal expenses. These expenses are due and payable winnedstelly. If not peed animediately, those expenses will be at interest from the date of payment until paid in full at the highest interest rate in effect as provided for in the terms of this Loan. All fees and expenses will be accurated by the Property I have granted to you if any. To addition to the extent permitted by the United States Bonkruptcy Code, I agree to pay the reasonable attorneys fees incurred by your rights and interests in connection with any bankruptcy proceedings initiated by or against me.
- 12 APPLICABLE LAW. This Agreement is governed by the laws of South Carolina, the United States of America, and to the extern required by the laws of the jurisdiction where the Property is located, except to the extent such state laws are proceedings by Tederal law.
- 13 JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. My obligation to pay the Loan is independent of the obligation of any other parson who has also agreed to pay it. You may sue me alone or anyone else who is obligated on the Loan of any number of us together, to collect the Loan. Extending the Loan or obligations under the Loan, will not effect my duty under the Loan and I will still be obligated to pay the Loan. You may assign all or part of your rights or duties under this Agreement or the Loan Documents without my consent. If you assign this Agreement all of my coverants agreements representations and variances contained in this Agreement or the Loan Documents will benefit your successors and assigns. I may not assign this Agreement or any of my rights under it without your prior written consent. The duties of the Loan will bind my successors and assigns.
- 14 AMENDMENT INTEGRATION AND SEVERABILITY This Agreement may not be amended or modified by oral agreement. No smertiment or modification of this Agreement is effective unless made in writing and oxecuted by you and me. This Agreement and the other Loan Documents are the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, than the unenforceable provision will be several and the other Loan Documents are the complete and the understanding between you and me. If any provision of this Agreement is unenforceable, than the unenforceable provision will be several and the other Loan Documents are the complete and the other Loan Documents are
- 16 INTERPRETATION. Whenever used, the singular includes the pigral and the pigral includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Agreement.
- 16 NOTICE PINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address fisted in the DATE AND PARTIES section or to any other address designated in writing. Notice to one Berrower will be deemed to be notice to all Berrowers. I will inform you in writing of any change in my name address or other application information. I will provide you are information information in the information of the information of the information is the provide you will be correct and complete. I agree to sign deliver and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to continu
- 1/ AGREEMENT TO ARBITRATE. You or I may submit to binding efficiency and dispute claim or other matter in question between or among you and me that urises out of or relates to this Transaction (Dispute), except as otherwise indicated in this section or as you and I agree to in writing. For pulposes of this section, this Transaction shouldes this Agreement and the other Loan Documents, and proposed loans or extensions of credit that relate to this Agreement. You or I will not attribute any Osspute within any core proposedings," under this United States bankriopticy laws.

You and I must consent to arbitrate any Displate concerning a debt secured by real estate at the time of the proposed arbitration. You may foreclose or exercise any powers of sale against real property securing a debt underlying any Dispute before, during or after any arbitration. You may also enforce a debt secured by this real property and underlying the Dispute before, during or after any arbitration.

You or I may whether or not any situration has begun, pursue any self help or similar remedies, including taking property or excitating other rights under the law, seek attachment, geneshment, receivership or other provisional remedies from a court having jurisdiction to preserve the rights of or to provent (repetable injury to you or me or foreclass against any property by any method of take legal action to recover any property. Pereclasing a power of sale, beginning and continuing a judicial action or pursuing soft help remedies will not constitute a waiver of the right to compal arbitration.

The arbitrator will determine whether to Dispute is arbitrable. A single arbitrator will resolve any Dispute whether individual or joint in nature or whether besod on contract for any other matter at law or in equity. The subtrator may consolidate any Dispute with any related disputes, claims or other matters in question not assembly out of this Transoction. Any court having junisdiction may enter a judgment or decree on the arbitrator's award. The judgment or decree will be unforced as any other judgment or decree.

You and I adknowledge that the agreements, transactions or the relationships which result from the agreements or transactions between and among you and me proofer interstate commerce. The United States Arbittation Act will govern the interpretation and enforcement of the socion

The American Arbitration Association's Commercial Arbitration Rules, in effect on the date of this Agreement, will govern the selection of the arbitrator and the information process, unless otherwise agreed to in this Agreement or another willing.

- 18 WAIVER OF TRIAL FOR ARBITRATION. You and I understand that the parties have the right or opportunity to litigate any Dispute through a trial by judge or jury, but that the parties profet to resolve Disputes through orbitration instead of litigation. If any Dispute is substrated, you and I voluntarily and knowingly waive the right to have a trial by jury or judge during the arbitration.
- 19 SIGNATURES By signing under seal, I agree to the terms contained in this Agreement. I also acknowledge receipt of a copy of this Agreement.

(Seal)

BORROWER

Three Amigos Land Co LLC

LOAN NUMBER	LOAN NAME	ACCT NUMBER	NOTE DATE	INITIALS
101	Three Amigos Land Co LLC	8800010884	05/11/09	₩ÇL
NOTE AMOUNT	inigrafilm) Xadki	RATE	MATURITY DATE	LOAN PURPOSE
#1 BÇÓ 00G 00	Wali Street Journal Prime plus 1 000%	5 500%	08/11/09	Commercial
		Creditor Use Cally		

PROMISSORY NOTE

(Commercial Draw)
RENEWAL NOTE

DATE AND PARTIES The date of this Promissory Note (Note) is May 11 2009. The parties and their addresses are

LENDER

PLANTATION FFDERAL BANK
AS SUCCESSOR TO FIRST SAVERS BANK
935 South Main Street Surle 300
Greenville SC 29601
Talaphone (8641 477-2650)

MORROWER

THREE AMIGOS LAND COLLC

> South Carolina United Liability Company
8910 Two Notch Rd Ste 302
Columbus SC 28223

- 3 DEFINITIONS As used in thu Note the terms have the following meanings
 - A Pronount The pronounce "1" "me" and "my" lafer to each Borrower signing this Note individually and together "You" and "Your" refet to the Lander
 - B. Note: No eigetes to this document, and any extensions renewals, modifications and substitutions of this Note
 - C Loan Loan refers to this transaction generally, including obligations and duties arising from the terms of all documents prepared or extended for this transaction such as applications security agreements disclosures or notes and this Note
 - D. Loan Documents. Loan Documents refer to all the documents executed as a part of or in connection with the Loan.
 - E Property Property is any property real personal or manigible that secures my performance of the obligations of thus bean
 - F. Percent. Rates and rate change limitations are expressed as annualized percentages
- 2 RENEWAL. This Note is a renewal of the following described note

Note Date	Note Number	Note Amount
Oscamber 22 2006	# 8800010884 101	#1 800 000 00

I have requested that the note listed in the table above be zerowed. The femaning balance of the note listed in the table above is \$1.773.558.26

3 PROMISE TO PAY For value received I promise to pay you or your order at your address or at such other location as you may designate amounts advanced from time to time under the terms of this Note up to the maximum total principal between of \$1.500 000 00 (Principal) plus interest from the date of disbutteement on the unperd outstanding Principal belance until this Note is paid in full and you have no further obligations to make advances to me under the Loan.

All arterious made will be made subject to all other terms and conditions of the Loan

- 4 INTEREST Interest will accrue on the ungaid Principal balance of this Note at the rate of \$ 500 percent (interest Reta) until May 12, 2009, after which time it may change as described in the Ve jable Rate subsection.
 - A Post Maturny Interest. After maturity or acceleration, interest will accrue on the unpaid Prencipal balance of the Note at the Interest Rate in effect from time until paid in full
 - 8 Maximum Interest Amount Any amount essessed or collected as interest under the farms of this Note will be limited to the maximum lawful amount of interest allowed by state or federal lew whichever is greater. Amounts collected in excess of the maximum lawful amount will be applied fast to the unpaid Principal balance. Any remainder will be refunded to me.
 - C Statutory Authority. The amount essessed or collected on this Note is authorized by the South Caroline usury laws under S.C. Code Ann. 11.37.3.605. 37.3.105 and 37-10-101 at seq.
 - D. Accrual. Interpet accrues using an Actual/360 days counting method
 - E. Veriable Rate. The interest Rate may change during the term of the transaction.
 - (1) index Segming with the first Change Data the Interest Rate will be based on the following index: this base rate on corporate feems posted by at least 75% of the 30 largest U.S. banks known as the Wall Street Journal U.S. Prime Rate

The Current index is the most recent ladex figure evaluable on each Change Date. You do not guarantly by selecting this Index or the margin, that the interest flate on this Note will be the same rate you charge on any other loans or class of loans you make to me or other borrowers. If this index is no longer available, you will substitute a similar extex. You will give me notice of your choice.

(2) Change Date. Each date on which the interest Rate may change is called a Change Date. The Interest Rate may change May 12, 2009 and design thereafter.

Tires Amigos Lend Co LLC South Carokna Promissory Note SC/4Xdballay00106_00008381920051109N

91996 Bankers Systems Inc. St. Cloud MN Departs

Page 1

13) Colculation Of Change. On each Change Data you will estquiste the interest Rate, which will be the Current Index plus 1,000 operen. The result of this estquispon will be counted to the season 001 percent. Subject to any limitations, this will be the interest Rate until the next Change Date. The interest Rate and other charges on this Note will never exceed the highest rate or charge allowed by law for this Note.

- 14) Limitations. The interest Rate changes are subject to the following limitations
 - Isi Litetime. The intelest flats will never be lass than 5 500 percent
- [5] Effect Of Variable Para. A change in the interest Rate will have the indowing effect on the payments. The amount of scheduled payments and the amount of the final payment will change
- 5 REMEDIAL CHARGES. In addition to interest or other strange charges: 1 agree that I will pay these additional fees based on my method and pattern of payment. Additional remedial charges may be described elsewhere in this Note.
 - A Late Charge II a payment is more than 15 days late it will be charged 5 000 percent of the Amount of Payment II will pay this late charge promptly but only once for each late gayment
- e GOVERNING AGREEMENT. This Note is further governed by the Commercial Loan Agreement executed between you and me as a part of this Loan as maddled exhanded or supplemented. The Commercial Loan Agreement states the terms and conditions of this Note including the terms and conditions under which the maturity of this Note may be accelerated. When I sign this Note it représent to you that I have reviewed and aim in compliance with the terms contained in the Commercial Loan Agreement.
- 7 PAYMENT I agree to pay this Note in installments of account interest beganning June 11, 2009, and then on the 11th day of each month thereafter, it agree to pay the entire unpaid Principal and any account but unpaid interest on August 11, 2005.
- Payments will be sounded to the nearest \$ 01. With the final payment I also agree to pay any additional feet or charges owing and the amount of any advances you have made to biness on my behalf. Payments scheduled to be paid on the 29th 30th or 31st day of a month that contains no such day will instead, be made on the last day of such month.

Each payment I make on this Note will be applied first to interest that is due then to principal that is due, and finally to any charges that I owe other than principal and integest. If you and I agree to a different application of payments are applied in your sole discretion without notice to the Thou payment are applied in your sole discretion without notice to the The solutel amount of my flow payment will depend on my payment record.

- 8 PREPAYMENT I may propay this Loan in help in port of any time. Any partial prepayment will not arouse any later acheduled payments will have in full
- 9 LOAN FURPOSE. This is a business purpose loan transposion
- 10 SECURITY. The Loan is secured by previously exposited as parate security instruments described as follows

Description

Mortgage Security Agreement and Fixture Financing Statement UCC 1 Assignment of Contracts Contract Rights Leases Rents and Profits Date

December 22 2005

- 11 DUE ON SALE OR ENCUMBRANCE. You may at your agreen, declare the entire balance of this Note to be immediately due and payable upon the greation of or contract for the creation of any lien, and imbance, transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law (12 C F R 591) as applicable.
- 12 WAIVERS AND CONSENT. To the extent not prohibited by law I waive protest presentment for payment demand natice of acceleration notice of intent to accelerate and notice of dishonor.
 - A Additional Walvess By Borrows: In addition 1 and any party to this Note and Loan to the extent permitted by law consent to certain actions you may take and generally waive defences that may be available based on these actions or based on the statue of a party to this Note.
 - 17] You may canasy or extent payments on this Note regardless of the number of such renewals or dynamicons
 - (2) You may release any Sofrower endorser quaranter surety accommodation maker or any other co-regiver
 - (3) You may release substitute or impair any Property securing this Note:
 - (4) You or any institution pirticipating in this Note may myeke your right of set off
 - (5) You may enter into any sales, repurchases or participations of this Note to any person in any amounts and I waive notice of such sales repurchases or participations.
 - (6) I agree that any of us algoing this Note as a Bourower is authorized to modify the terms of this Note or any instrument securing iguarantying or reliating to this Note
 - [7] I agree that you may inform any party who gustantees this Loan of any Loan accommodations renewals extensions modifications substitutions or future advances
 - B No Walver By Lender Your course of dealing or your technicance from or delay in the exercise of any of your rights remedies, pay leges or right to make upon my strict performance of any provisions contained in this Note or any other Loan Cocument, shall not be construct as a warrar by you unless any such walver is to writing and is sepred by you.
- 13 COMMISSIONS. I understand and agree that you for your efficial will earn commissions or face the any insurance products, and may earn such fees on other services that I buy through you or your efficies.
- 14 APPLICABLE LAW. This Note is governed by the laws of South Carolina, the United States of America, and to the extent required by the laws of the jurisdiction where the Property is located, except to the extent such state laws pre-preempted by federal law.
- 16 JOINT AND INDIVIDUAL MARKETY AND SUCCESSORS. My obligation to pay the Loan is independent of the obligation of any other person who has also agreed to pay it. You may suc me alone or environe size who is obligated on the Loan or any number of us together to collect the Loan. Extending the Loan or new obligations under the Loan will not affect my duty under the Loan and I will all be obligated to pay the Loan. This Note shall not so the benefit of and be enforceable by you and your successors and estigns and shall be binding upon and enforceable against me and my personal representatives: successors and estigns and shall be binding upon and enforceable against me and my personal representatives: successors and estigns.
- TO AMENDMENT INTEGRATION AND SEVERABBITY. The Note may not be amended or modified by oral agreement. No amendment or modification of this Note is effective unless made in writing and executed by you and me. This Note and the other Loan Documents are the complete and final expression of the agreement. If any provision of this Note is unenforceable, then the unenforceable powered and the remarking provisions will still be enforceable.

No present or future agreement securing any other debt I awe you will secure the payment of this toen if less elecule, this toen would become subject to Section 570 of the John Warner Mational Defense Authorization Act for Frech Year 2007

- 17 INTERPRETATION Whenever used the enquier includes the plant and the plant includes the singular. The section headings are for convenience only and see not to be used to interpret or define the terms of the Note.
- 18 NOTICE FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by lew any notice will be given by delivering it or medical to by fivet class mild to the appropriate party a indicase listed in the ADD PARTIES section or to any other address disappoint in writing. Notice to one Sunower will be deemed to be notice to all Seriouwers. I will inform you in writing of any change in my name, address of pather applications information. I agree to sign of other applications of confined to the control of confined to the control of confined and preceive my obligations under this Loss and to confine you kee status on any Property. These is of the essence.
- 19 CREDIT INFORMATION I larges to supply you with whatever information you reasonably request. You will make requests for this information without under the purply be information.
- 20 ERRORS AND CAUSSIONS. I agree of requested by you no fully cooperate in the correction of necessary in the responsible describen of you shall all decuments so that all decuments accurately describe the loan between you and my. I agree to assume all costs including by way of illustration and not knowledge, actual expensive legal less and marketing losses for fating to responsibly comply with your requests within thirty (30) days.
- 21 AGREEMENT TO ARRITRATE. You or I may submit to dending adviration any dispute claim or other matter in question between or among you and me that arriad out of or relates to this Transaction (Dispute) except as otherwise indicated in the section or all you and 1 agree to in writing. For purposes of this section that Transaction includes this Note and the other Loan Documents, and proposed towhs or extensions of credit that relate to this Note. You or I will not arbitrate any Dispute within any "core proceedings" under the United States bentruptcy level.

You and I must consent to arbitrate any Dispute concerning a debt secured by real estate at the time of the proposed printedom. You may foreclose or awards any powers of sale against seal property securing a debt received by one real property and underlying the Dispute before, deriving or after any arbitration. You may also anisons is debt secured by one real property and underlying the Dispute before, deriving or after any arbitration.

You or I may whether or not any explication has begun pursue any self-help or similar remedies including taking property or exercising other inches the law soft attachment, garashment, receivershe or other provisional remodes from a court having jurisdiction to present the lights of or to prevent implyable injury to you or mail or forecless against any property by any method or take legal accounts recover any property. Priecidising or exercising a power of take legal accounts a property. Priecidising or exercising a power of take legitlening and continuing a judicial action or pursuing and help remaines will not constitute a waiver of the light to composit attrition.

The substator will describe whether a Dispute is arbitrable. A single arbitrator will resolve any Dispute, whether individual or joint in nature, or whether bettet on constant light or any other matter at law or in equity. The arbitrator may consolidate any Dispute with any related disputes claims or other instance in quality and states on the substance of this Transaction. Any court having pulicidation may enter a judgment or decree on the substance at award. The judgment or decree will be substanced as any other judgment or decree.

You and I acknowledge that the agreements transactions of the relationships which result from the agreements or transactions between and among you and the involve interestate commerce. The United States Arbitration Act will govern the interpretation and enforcement of this section.

The American Arbitration Association's Commercial Arbitration fluids in effect on the data of this Note, will govern the selection of the elbitration and the orbitration process, unless otherwise ogreed to in the Note or another venting

- 22 WAIVER OF TRIAL FOR ARBITRATION. You said tonderstand that the parties have the right of opportunity to buggle any Oxpute through a trial by judge or pury but that the parties profer to resolve Disputes through arbitration instead of Engation. If any Oxphile is informated, you and I voluntarily and knowingly waive the right to have a trial by jury or judge during the arbitration.
- 23 SIGNATURES By aighing under seat (lagres to the faiths contained in this Note I lette acknowledge receipt of a new of this Note

BORROWER

Three Amigos Lend Co LLC

er Mull

his present or future agreement securing any other debt if owe your will secure the payment of this Loan if, as a result, this Loan would become subject to Section 570 of the John Warnet National Defense Authoritation Act for Facel Year 2007.

- 17 INTERPRETATION. Whenever used the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Note.
- 18 NOTICE FRIANCIAL REPORTS AND ADDITIONAL OCCUMENTS. Unless otherwise required by tew any notice will be given by delivering it or melling it by first class med to the appropriate perty's address hated in the DATE AND PARTIES section or to any other address designated in writing. Notice to one Sofrower will be desired to be notice to all Seriowers. I will inform you in writing of any change in my name, address or other application information. I agree to sign deliver, and file any additional documents or cardiocations that you may consider necessary to perfect continue, and preserve my obligations under this Lean and to continue your law status on eny Property. Time to 41 the essence.
- 19 CREDIT INFORMATION: I agree to supply you with whatever information you reasonably request. You will make requests for this information without undue frequency, and will give me reasonable time in which to supply the information.
- 20 ERRORS AND OMISSIONS if agree of equested by you to fully cooperate in the correction of necessary in the associable distribution of you of any and all loan plasming decuments so that all decuments accurately describe the loan between you and mail it agrees to assume all costs including by way of idustration and not limitation according to present and marketing losses for lading to reasonably comply with your requests within thirty (30) days.
- 21 AGREEMENT TO ARBITRATE. You or I may submit to bloding arbitration any dispute claim or other matter in question between or among you shid me that errors out of or relates to this Transaction (Dispute) except as otherwise indicated in this section or as you and it agree to in writing. For purposes of this section this Transaction includes this Note and the other Loan Documents, and proposed loans or extensions of credit that relate to this Note. You or a will not arbitrate any Dispute widon any Prore proceedings, under the United States bankriptcy laws.

You and I must consent to arbitrate any Dispute concerning a debt secured by real estate at the time of the proposed erbitration. You may felectors or exercise any powers of sale against real property securing a debt underlying any Dispute before during or after any arbitration. You may also entorce a debt secured by the real property and underlying the Dispute before during or after any arbitration.

You or I may whether or not any arelitation has begun, pursue any self-help or armier remedies, including taking property or exercising other rights under the law seek ettachment gestlehment receweship or other provisional remedies from a sours having president to present the rights of or to prevent furgarishs many to you or me or forestose equants any property by any method or take taget action to recover any property. Forestosing or exemplate any property by any method or take taget action to recover any property. Forestosing or exemplate any property of the right to completely a fulficial actions or pursuing self-help remedies will not constitute a warver of the right to compact solutions.

The arbitrator will determine whether a Depute le arbitrable. A single arbitrator will resolve any Dispute, whether individual or joint in nature, or whather based on contract, not, or any other matter at law or in agusty. The arbitrator may consolidate any Dispute with any related papets. Dism's or other matters in question not arrange out of this Transaction. Any court bawing jurisdiction may enter a judgment or decree on the arbitrator a award. The judgment or decree will be anterested as any other judgment or decree.

You and I acknowledge that the agreements strengations or the relationships which result from the agreements of transactions between and emong you and me involve interstate commerce. The United States Arbitration Act will govern the enterpretation and enforcement of this section.

The American Arbitration Association's Commercial Arbitration Pulsa, in effect on the data of this Note, will govern the selection of the expirator and the arbitration process unless otherwise agreed to in this Note or enginer writing

- 22 WAIVER OF TRIAL FOR ARBITRATION. You and I understand that the parties have the right or apportunity to Migate any Dispute through a still by judge or judy but that the parties prefer to reserve Disputes through existration instead of Registron. It any Dispute is exhibited, you and I volunteelly and knowledgy waive the right to have a stall by judy or judge during the exhibitation.
- 23 SIGNATURES By signing under said I agree to the terms contained in this Note I also acknowledge receipt of a copy of this Note

(Spel)

BORROWER

Three Amagos Land Co LLC

By
George M Lee III Member

By (Saal) William J Depenhant Member

By (Seal V Degenhart Member

GUARANTY

(Continuing Debt Unlimited)

DATE AND PARTIES. The date of this Guaranty is September 23, 2009. The parties and their addresses are

LENGER

PLANTATION FEDERAL BANK AS SUCCESSOR TO FIRST SAVERS BANK 935 Bouth Marn Street State 300 Greeoville 5C 29601 Talaphone (564) 477-2860

BORROWER

THREE AMIGOS LAND CO LLC a South Carolina Linned Liabdity Company 8910 Two Notch Rd Sta 302 Columbia, SC 29223

GUARANTOR

WELIAM J DEGENHART 440 A Moon River Ct Savannah GA 31406

- 1 DEFINITIONS. As used at this Guaranty, the terms have the following meanings
 - A Pronouns. The pronouns "I" mile and "my" refer to all persons or entitles signing the Guaranty individually and together. "You" and "your" refer to the Lander
 - S. Note: "Note refers to the document that evidences the Sorrower's indebtedness, and any extensions renewals, modifications and substitutions of the Note:
 - E Property "Property" means any groperty, real personal or intangable that secures performance of the obligations of the Note Qabi or this Gueranty
- 2 SPECIFIC AND FUTURE DEBT GUARANTY. For good and valuable consideration, the secept and sufficiency of which is hereby acknowledged, and to induce your forber and sufficiency of which is hereby acknowledged, and to induce you to axtend and/or maintain credit or great any other (inancial accommodation 1 absolutely and unconditionally agree to all terms of and guaranty to you the payment and performance of each and every bety or every type purpose and description that the Borrower either individually among all or a portion of themselves or with others. May now or at any time in the future owe you uncluding, but not immed to the following described Dabits) architecture without finitiation, all principal accrued interest, storneys fees and collection costs, when allowed by taw that may become due from the Borrower to you in collecting and efforcing the Dabit and all order orders.

A promissory note or other agreement. No. 101, disted September 23, 2009, from Times Arrigos Land Co LLC (Serrower) to you. In the amount of \$1,650,000,000 in addition. Debt refers to debts, is biblices, and obsigations of the Sorrower Lockliding, but not limited to amounts agreed to be paid under the terms of any notes or agreements securing the payment of any debt loan liability or obligation, overdretts, letters of credit gueranties, advances for takes insurance impairs and storage and eli extensions renewals renewals in refined and distributions of these debts) whether now existing of created or incurred in the future due or to become due or absolute or contingent including obligations and duries ensuing from the terms of all documents prepared or submitted for the transaction such as applications, security agreements, disclosures and the Nots.

You may without notice apply this Gueranty to such Debt of the Borrower as you may select from time to time

- 3 EXTENSIONS I consent to all renewals extensions modifications and additionance of the Dabt which may be made by you upon such terms and conditions as you may see fit from time to time without further notice to me and without functions as to the number of renewals, extensions, modifications or substitutions.
 - A. Future Advances. I waive notice of and consent to any and all future advances made to the Bostower by you
- 4. UNCONDITIONAL LIABILITY. I am unconditionally leable under this Guaranty, regardless of whether or not you pursue any of your remodes against the Borrower against any other maker surety, guaranter or endorser of the Debt of against any Property. You may sue me along or anyone size who is obligated on this Guaranty, or any number of us together to obligated by Milk leability is not conditioned on the eighing of this Guaranty by any other person and further is the summer of this Guaranty shall not be affected by the diagratity or any statement executed in connection with the Debt. My obligation to pay according to the terms of this Guaranty shall not be affected by the diagratity invalidity or unsoforceability of any notes or agreements avidencing the Debt, the violation of any applicable usury laws forgetry, or any other circumstances which make the endebtedness unenforceable against the Borrower. I will remain obligated to pay on the Guaranty even if any other paration who is obligated to pay the Debt, including the Borrower, her such obligation discharged in pankruptcy, to endeaute or other paration who is obligated to pay the Debt, including the Borrower, her such obligation discharged in pankruptcy, to endozure or other paratic states.
- S SARKRUPTCY. If a bankruptcy perition should at any time be field by or egainst the Sorrower, the maturity of the Debt, so far as my labelity is concerned whell be appelled and the Debt should be interested and the Debt secured hereby, with remain in full force and effect at all times notwithstending any action or undertakings by or against, you or against any Property in connection with any obligation in any proceeding in the United States Bankruptcy Courts. Such addition or undertaking includes without britistion, valuation of Property, election of remediate or impossing the surror of Property election of remediate or impossing the surror of property election to remediate or impossing the surror of property election to provide an amended. In the event that any payment of impossing the surror account of any part of the united States Bankruptcy Code as amended. In the event that any payment of impossing the surror of the states of the United States or otherwise, then my obligation to have been a voldable preferance under the bankruptcy or machine large large of the United States or otherwise, then my obligation will remain as an obligation to you and will not be considered as having been exhibitations.
- 8 REVOCATION I agree that this is an absolute and unconditional Guaranty. I agree that this Guaranty will semain binding on me, whether or not there are any Debts outstanding, until you have actually received written notice of my revocation or written notice of my death or incompetence. Notice of revocation or notice of my death or incompetence will not affect my obligations under this Guaranty with respect to any Debts incurred by or for which you have made a commitment to florrower before you actually receive such natice, and all renewals, extended as references and modifications of such Debts. I agree that if any other person signing this Guaranty provides a notice of revocation to you. I will all be obligated under this Guaranty until I growde such a notice of revocation to you. I will all be obligated under this Guaranty until I growde such a notice of revocation to you. I will all be obligated under this Guaranty until I growde such a notice of revocation to you. I will all be obligated under this Guaranty until I growde such a notice of revocation to you.
- 7 PROPERTY I agree that any Property may be assigned exchanged (elessed in whole or in part or substituted without notice to me and without delecting discharging or diminishing my highlity. My obligation is electric, and your lights to perfect any security interest or any act or omission by you which impairs the Property will not relieve me or my kebisty under this Guaranty. You am under no duty to preserve or protect any Property until you are at actual or constructive.

Within J Degenhart South Carolina Gueranty SC(4Xdbailey00118800008632020992209Y possession. For purposes of this paragraph, you will only be in "actual" possession when you have physical immediate and exclusive control over the Property and have accepted such control in writing. Further, you will only be deemed to be in "constructive" possession when you have both the power and intent to exercise control over the Property.

- 8 DEFAULT | will be in default if any of the following occur
 - A Payments I fail to make a payment in full when due
 - B Insolvency of Bankruptcy. The death dissolution or insolvency of appointment of a receiver by or on behalf of application of any debtor relief law the assignment for the benefit of creditors by or on behalf of the voluntary or involuntary termination of embedded by or the commencement of any proceeding under any present or future federal or state insolvency bankruptcy reorganization composition or debtor relief law by or against me. Borrower or any co-arguer endorser surety or guistantor of this Gustanty or any Debt
 - C. Death or incompetency. I die or am declared locally incompetent
 - D. Falture to Perform. I fail to perform any condition or to keep any promise or covenent of the Gueranty
 - S. Other Documents. A default occurs under the terms of any other document retating to the Debt
 - F. Other Agreements. I am at default on any other debt or agreement I have with you
 - C. Misrepresentation: I make any various statement or provide any linguistic information that is untrue, inaddurate, or concess a material fact of the ring it is made or provided.
 - H. Judgment: I fail to satisfy or appeal any judgment against me
 - Forfaiture. The Property is used in a manner or for a purpose that threatent confiscation by a legal authority
 - J. Name Change: (change my name or easume an additional name without notifying you before making such a change
 - X Property Trensfer | I transfer all of a substantial part of my money or property
 - L. Property Value You determine in good faith that the value of the Property has decished or is impaired
 - M. Insecurity. You determine in good faith that a material adverse change has occurred in my timinoisi condition from the conditions set forth in my most recent linencial statement before the idea of the Gueranty or that the prospect for payment or particimency of the Debt is impaired for any respon
- 9 WAIVERS AND CONSENT. To the extent not prohibned by law 1 waive protest, presentment for payment, demand incline of acceleration notice of intent to accelerate and notice of distinguir
 - A Additional Waivers to addition to the extent permitted by law it consent to certain actions you may take and generally weive detented that may be available based on these actions or based on the alattic of a party to the Debt or this Gueranty
 - [1] You may renew or extend payments on the Debt, regardless of the number of such renewels or extensions
 - (2) You may release any Borrower endoner, guaranter surety accommodation makes or any other on signer
 - (3) You may release substitute or Impair any Property
 - (4) You or any maintaining participating in the Dabs, may stycke your right of set off
 - (S) You may enter stip any sales repurchases or participations of the Debt to any person in any amounts and I waive notice of such sales repurchases or participations.
 - (5) I agree that the Berrower is suthinized to modify the terms of the Debt of any instrument securing, guarantyring or relating to the Debt
 - (7) You may undertake a valuation of any Property in connection with any proceedings under the United States Bankruptchy Gode concentring the Borrowet or me regardless of any such valuation or solublismounts received by you arrang from the sale of such Property
 - (3) I agree to consent to any waiver granted the Botrower and agree that any delay or lack of diligence in the enforcement of the Debt or any faking to file a claim or otherwise protect any of the Debt, in no way affects or imperts my liability
 - (5) Fagras to were release on any anti-deficiency statutes, through subrigation or otherwise, and such statutes in no way affect or impair my habery in addition, until the obligations of the Sorrower to Lander have been paid in full, I were any right of subrigation, contribution reimbursement, indeminisation, somewhat have say other right I may have to enforce any remady which you have or in the future may have against the Borrower or apather guarantee or as to any Property.
 - Any Guarantor who is an "insider" as contemplated by the United States Bankruptcy Code. 11 U.S.C. 101 as amended makes there waivers permanently. (An insider included authoring others is director officer pattner or other person in control of the Borrower is person or an artisty that is a collaboration with the Borrower is entity in which the Borrower is general perfunct director officer or other person in constituting a close fellative of any of these other persons.) Any Guarantor who is not an insider makes these waivers until all Debt is tuby repeat.
 - B. No Weber By Lender: Your course of dealing, or your forbestance from or delay in the exercise of any of your rights intended privileges or right to insist upon my strict performance of any provisions contained in the Debt instruments, shall not be construed as a weight by you, unless any such waiver is in writing and is algored by you.
 - C. Welver of Claims. I wave all ciaims for loss or demage caused by your acts or amessons where you acted reasonably and in good tarth
- 10 REMEDIES. After the Borrower or I default, you may at your option do any one or more of the following
 - A Acceleration. You may make all or any part of the amount owing by the terms of this Guaranty immediately due
 - B Sources. You may use any and all remedies you have under store or tederal law or at any documents stating to the Debt
 - C Insurance Benefits. You may make a clean for any and all insurance benefits or refunds that may be available on defeigh
 - D. Payments Made on the Borrewes a Behalf. Amounts solvened on the Sorrawer's bahelf will be immediately due and may be added to the balance diving under the Debt.
 - E Set-Off. You may use the right of set off. This means you may set off any amount due and payable under the terms of this Guaranty against any right I have to receive money from you.

My right to receive money from you includes any deposit or share account belance 1 have with you any money owed to me on an item presented to you or in your possession for collection or exchange and any repurchase agreement or other non-deposit obligation. "Any amount due and payable under the terms of this Guaranty" means the total emount to which you are exitted to demand payment under the terms of this Guaranty at the time you set off

Subject to any other written contract. If my right to receive money from you'le also awned by semicone who has not extend to pay the Debt, your right of setoff will apply to my interest in the obligation and to any other amounts I could withdraw on my sole request or endorsement.

Your right of set off fines not apply to an account or other obligation where my rights area only in a representative capacity. It also does not apply to any individual distingment Account of other tax deferred retrainment account.

You will not be helds for the deheast of any disek when the dishonor occurs because you set-off against any of my accounts. It agree to hold you hamiless from any such claims arising as a result of your exercise of your right of set-off.

- F. Waiver. Except as otherwise required by law by choosing any one or more of these remailer you do not give up your right to use any enhalt emerge to not waive a default if you choose not to use a remaily. By electing not to use any remailer you do not waive your right to later consider the event a default and to use any remailer of the default continues or occurs again.
- 11 COLLECTION EXPENSES AND ATTORNEYS FEES. On or after Default to the extent permitted by law it agree to pay all expenses of collection enforcement or projection of your rights and remedied under this Gueranty or any other document relating to the Dabt. To the extent permitted by law expenses include but are not limited to reasonable attorneys tests court costs and other legal expenses. All fees and expenses will be secured by the Property I have granted to you, if any in addition to the orient permitted by the Dated States Benkruptcy Code. I agree to pay the reasonable attorneys, fees incurred by you to protect your rights and interests in connection with any bankruptcy proceedings initiated by or against me.
- 12 WARRANTIES AND REPRESENTATIONS. I have the right and authority to exter into the Gueranty. The execution and delivery of this Gueranty will not violate any acceptable governing the or 10 which I am a party.
- in addition I represent and waitent that this Gueranty was entered and at the request of the Borrower and that I am estilled regarding the Borrower's financial conductor and entering indebtedness. subjointy to borrow and the use and intended use of all Debt proceeds. I further represent and wairam that I have not relied on any representations or omits both from you of any information provided by you respectfully the Borrower's funancial condition, and existing information the Borrower's funancial condition, and existing indebtedness, the Borrower's excitation to borrow or the Borrower's line for more than the Borrower's funancial condition.
- 13 RELIANCE I schnowledge that you are relying on this Guaranty in extending cradit to the Borrower, and that I have signed this Guaranty to induce you to forbest from exercising your remedies against the Borrower extend credit to the Borrower is maintain the Borrower is credit, or grant any other figuration accommodation i represent and warrant to you that I have a detect and substantial scoromic interest in the Borrower are specific to grant any other figuration into the continued existence of the Debt guaranted hereby and from any loss and/or figuratial accommodations resulting in the creation of other Debt guaranteed hereby. I agree to rely exclusively on the right to revoke this Guaranty prospectively as to future transactions in the Manner as previously described in the Guaranty is a may time to may operate it he benefits then being received by me in connection with this Guaranty and you will have no duty to inquire into or confirm the receipt of any such benefits, and this Guaranty will be effective and enforceable by you without regard to the receipt nature or value of shy such benefits.
- 14 APPLICABLE LAW. This Guerancy is governed by the laws of South Carokne, the United States of America, and to the extent required by the laws of the jurisdiction where the Property is located, except to the extent such state few are preempted by federal law.
- 15 AMENDMENT INTEGRATION AND SEVERABILITY. This Guaranty may not be amended or modified by oral agreement. No amendment or modification of this Guaranty is effective unless made in writing and executed by you and me. This Guaranty is the complete and final expression of the agreement. If any provision of the Guaranty is unanforceable than the unanforceable provision will be envised and the streaming provision will said be enforceable.
- 18 ASSIGNMENT If you assign any of the Debta you may essign all or any part of this Guaranty without notice to me or my consent and this Guaranty with inure to the benefit of your assignes to the extent of Buch assignment. You will continue to these the unimpared right to enforce this Guaranty as to any of the Debte that are not essigned. This Guaranty and inure to the benefit of and be enforceable by you and your successors and assigns and any other person to whom you may grant an interest in the Debte and shall be binding upon and entorceable against the and my personal representatives successors fless and stages.
- 17 INTERPRETATION. Whenever used the singular includes the plural and the plural includes the singular. The section headings are for conversance only and are not to be used to interpret or define the tarms of this Guaranty.
- 18 MOTICE FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by few, any notice will be given by delivering it or making it by first class mad to the appropriate party's address fixed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Guarantor will be deemed to be notice to all Guarantors. I will inform you in writing at any change in my name, address or other application information. I will inform you may have any linearised in the report of information of correct and complete. I agree to sign deliver and tile any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Guaranty and is confirm your lien status on any Property. Time is of the assance.
- 19 CREDIT INFORMATION: I agree that from time to time you may obtain credit information about me from others. Including other landers and credit reporting agencies and report to others (such as a credit reporting agency) you credit experience with me. I agree that you will not be liable for any claim arrang from the use of information provided to you by others or for providing such information to others.
- 20 AGREEMENT TO ARBITRATE. You or I may submit to binding arbitration any dispute claim or other matter in question between or among you and me that ansat out of or relates to the Transaction (Dispute) except 4s otherwise indicated in this section of as you and I agree to unwriting. For purposes of the section that Transaction includes this Guaranty and any other document relating to the Debt, and proposed lostes or extensions of credit that relate to this Guaranty. You or I will not arbitrate any Dispute within any "sore proceedings" under the United States benkruptcy laws.

You and I must content to arbitrate any Dispute educating the Debt secured by real estate at the time of the proposed arbitration. You may foraclose or exercise any powers of tale against real property securing the Debt secured by thus real property and underlying the Dispute before during or after any a bitration.

You or I may whether or not any arbitration has begun pursue any self-help or similar remediat. Including taking property or exercising other rights under the law seek statechment permethenet receivership or other provisional remediat from a court having jurisdiction to present other other of or to prevent preparable injury to you or me or foreclose against any property by any method or take legal action to recover any property. Pereclosing or exercising a power of sale beginving and continuing a judicial action or pursuing self-help remediat will not constitute a warver of the right to compel arbitration.

The arbitrator will determine whether a Dispute is existrable. A single arbitrator will resolve any Dispute whether individual or joint in nature, or whether based on contract terr, or any other matter at two or in equity. The subtrator may consolidate any Dispute with any related disputes, claims or other meters in question not arrange out of this Transaction. Any court having paradiction may enter a judgment or decree on the arbitrator's award. The judgment or decree will be enforced as any other judgment or decree.

You and I acknowledge that the agreements, transactions or the relationships which result from the agreements or transactions between and among you and me unvolve interests continuous. The United States Arbitration Act will govern the interpretation and enforcement of this section.

The American Arbitration: Association's Commercial Aubitration Rules in affect on the date of this Guaranty will govern the selection of the erbitration and the erbitration process unless otherwise agreed to in this Guaranty or another winting

- 21 WAIVER OF TRIAL FOR ARBITRATION. Yes and I understand that the parties have the right or apportunity to Rilgate any Dispute through a trial by judge or judy but that the parties profes to resolve Disputes through schemes instead at Hilgation. If any Dispute is arbitrated you and I voluntarily and knowledly welve the right to have a trial by judy or judge design the arbitration.
- 22 SIGNATURES By signing under seal (egree to the terms contained in this Guaranty | lalar acknowledge receipt of a copy of this Guaranty

GUARANTON (Snel)
winlam Degenhert
Individually